# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LHB INSURANCE BROKERAGE INC., On Behalf Of Itself And All Others Similarly Situated,

Civil Action No. 08-CV-3095 (LTS)

Plaintiff,

VS.

CITIGROUP INC. and CITIGROUP GLOBAL MARKETS, INC.,

Defendants.

[additional captions follow]

REPLY DECLARATION OF KENT A. BRONSON IN FURTHER SUPPORT OF THE MOTION OF WEDGEWOOD TACOMA LLC AND JEMSTONE LLC FOR APPOINTMENT AS LEAD PLAINTIFF, APPROVAL OF SELECTION OF LEAD COUNSEL, AND IN OPPOSITION TO COMPETING MOTIONS

### **MILBERG LLP**

Jerome M. Congress (JC-2060) Kent A. Bronson (KB-4906) One Pennsylvania Plaza, 49th Floor New York, New York 10119

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jcongress@milberg.com kbronson@milberg.com

Proposed Lead Counsel for the Class

LISA SWANSON, Individually And On Behalf of All Others Similarly Situated,

Civil Action No. 08-CV-3139 (LTS)

Plaintiff,

VS.

CITIGROUP INC., CITIGROUP GLOBAL MARKETS, INC. AND CITI SMITH BARNEY,

Defendants.

SAMUEL A. STOCKHAMER and ALICE L. STOCKHAMER, On Behalf of Themselves and All Others Similarly Situated,

Plaintiffs,

VS.

CITIGROUP INC. and CITIGROUP GLOBAL CAPITAL MARKETS, INC.

Defendants.

WEDGEWOOD TACOMA LLC, Individually And On Behalf of All Others Similarly Situated,

Plaintiff,

VS.

CITIGROUP INC., CITIGROUP GLOBAL MARKETS, INC., and CITI SMITH BARNEY,

Defendants.

Civil Action No. 08-CV-3904 (LTS)

Civil Action No. 08-CV-4360 (LTS)

SAED GHALAYINI, Individually And On Behalf of All Others Similarly Situated,

Civil Action No. 08-CV-5016 (LTS)

Plaintiff,

VS.

CITIGROUP INC., CITIGROUP GLOBAL MARKETS, INC., and CITI SMITH BARNEY,

Defendants.

- I, Kent A. Bronson, under penalties of perjury, hereby declare:
- I am a member of Milberg LLP. I submit this reply declaration in further support
  of the motion of Wedgewood Tacoma LLC and Jemstone LLC for appointment as Lead Plaintiff,
  approval of their selection of Lead Counsel, and in opposition to competing lead plaintiff
  motions.
- 2. Attached hereto as Exhibit A is a true and correct copy of a Case Disposition Agreement ("CDA") in the matter of *United States of America v. Milberg LLP*, CR-05-587(D). Among other things:
- (a) the government agrees as part of the CDA to seek the dismissal of the indictment against Milberg LLP, CDA ¶ 22, and not to prosecute Milberg LLP for any crimes arising out of the "Investigated Conduct" and not to pursue any related civil or criminal forfeiture claims against Milberg LLP, which is highly unusual if not unique after an indictment has issued.
- (b) the government recites as part of the CDA that among the reasons it agreed to this unusual resolution is "the USAO's belief that no attorney currently a partner or associate with Milberg LLP is criminally culpable with respect to the investigated conduct," CDA  $\P$  3(f); and
- (c) the government has agreed to accept as part of the statement of facts ("SOF") that "[t]hroughout the conspiracy, the Conspiring Former Partners took affirmative steps to conceal their illegal activities from other partners, associates, and employees of the Firm." SOF ¶ 5.
- 3. Attached hereto as Exhibit B is a true and correct copy of the Supplemental Affidavit of Kurtis R. Mayer dated June 20, 2008.

- 4. Attached hereto as Exhibit C is a true and correct copy of an "Appendix of Decisions Appointing/Affirming Milberg LLP as Counsel in Leadership Position Post-Indictment."
- Attached hereto as Exhibit D is a true and correct copy of a table entitled
   "Appendix of Milberg LLP's Post-Indictment Final and Preliminary Approved Settlements."
- 6. Attached hereto as Exhibit E is a true and correct copy of the Securities Class Action Services Report entitled "SCAS 50 for 2006" available at <a href="http://www.issproxy.com//pdf/SCAS50for2006.pdf">http://www.issproxy.com//pdf/SCAS50for2006.pdf</a>.
- 7. Attached hereto as Exhibit F is a true and correct copy of the Securities Class Action Services Report entitled "SCAS 50 for 2007" available at <a href="http://www.riskmetrics.com/pdf/SCAS50for2007.pdf">http://www.riskmetrics.com/pdf/SCAS50for2007.pdf</a>.

Dated: June 20, 2008 Respectfully submitted,

### MILBERG LLP

By: /s/ Kent A. Bronson
Kent A. Bronson (KB-4906)
One Pennsylvania Plaza, 49th Floor
New York, New York 10119
Telephone: (212) 594-5300
Facsimile: (212) 868-1229

kbronson@milberg.com

# EXHIBIT A

(PART 1 OF 2)

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    THOMAS P. O'BRIEN
    United States Attorney
    GEORGE S. CARDONA (Cal. Bar #135439)
 2
    Chief Assistant United States Attorney
    DOUGLAS A. AXEL (Cal. Bar #173814)
 3
    Chief, Major Frauds Section
 4
    RICHARD E. ROBINSON (Cal. Bar #090840)
    Assistant United States Attorney
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    Major Frauds Section
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10
   Attorneys for Plaintiff
    UNITED STATES OF AMERICA
11
                       UNITED STATES DISTRICT COURT
12
                 FOR THE CENTRAL DISTRICT OF CALIFORNIA
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   UNITED STATES OF AMERICA,
                                        No. CR 05-587(D)-JFW
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                   Plaintiff,
                                        CASE DISPOSITION AGREEMENT FOR
                                        DEFENDANT MILBERG LLP;
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                                        EXHIBITS A-F
                   v.
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   MILBERG LLP,
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                   Defendant.
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        1.
              Defendant Milberg LLP (formerly known as "Milberg Weiss
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   LLP," "Milberg Weiss & Bershad LLP," "Milberg Weiss Bershad &
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   Schulman LLP," "Milberg Weiss Bershad Hynes & Lerach LLP," and
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LLP," "Milberg Weiss & Bershad LLP," "Milberg Weiss Bershad & Schulman LLP," "Milberg Weiss Bershad Hynes & Lerach LLP," and "Milberg Weiss Bershad Specthrie & Lerach") ("Milberg LLP") and the United States Attorney's Office for the Central District of California (the "USAO") hereby enter into this agreement (the "Agreement") to resolve as against Milberg LLP: (a) the above-captioned case ("U.S. v. Milberg LLP et al.") and (b) the USAO's criminal investigation regarding conduct described in the second

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superseding indictment in  $\underline{U.S.~v.~Milberg~LLP~et~al.}$  (the "SSI") and/or in Exhibit A to this Agreement (collectively the "Investigated Conduct").

#### A. INTRODUCTION

- 2. Milberg LLP has been indicted on charges of conspiracy in violation of 18 U.S.C. § 371; mail fraud in violation of 18 U.S.C. §§ 1341, 1346; money laundering in violation of 18 U.S.C. § 1956(h); and obstruction of justice in violation of 18 U.S.C. § 1503, as well as criminal forfeiture pursuant to 28 U.S.C. § 2461(c), 18 U.S.C. § 981(a)(1)(C), and 21 U.S.C. § 853, and 18 U.S.C. § 982(a)(1) and 21 U.S.C. § 853, as set forth in the SSI.
- The USAO has determined that entry into this Agreement 3. to resolve both the prosecution of Milberg LLP in U.S. v. Milberg LLP et al. and any further investigation of potential charges against Milberg LLP arising from the Investigated Conduct is appropriate in light of: (a) Milberg LLP's acceptance of responsibility for the conduct in question, as described in paragraphs 6 through 9 of this Agreement; (b) Milberg LLP's commitment to provide full cooperation as directed by the USAO, as described in paragraphs 10 through 12 of this Agreement; (c) Milberg LLP's agreement to pay the United States the total sum of \$75,000,000, plus applicable interest, and to take steps necessary to ensure such payments, as described in paragraphs 13 through 19 of this Agreement; (d) Milberg LLP's remedial actions taken to date and to be taken pursuant to this Agreement, as well as its continuing commitment to maintain the "best practices" program, as described in paragraph 20 of this Agreement; (e) the other undertakings Milberg LLP has accepted as set forth in this

Agreement; and (f) the USAO's belief that no attorney currently a partner or associate with Milberg LLP is criminally culpable with respect to the Investigated Conduct.

- 4. This Agreement shall be deemed effective as of the last date of execution by a party to this Agreement and shall continue in effect until the later of (a) 24 months from its effective date or (b) the date by which Milberg LLP has satisfied all of its payment obligations under paragraphs 13 through 17 below. The period of time during which this Agreement continues in effect is referred to as the "Agreement Term."
  - B. MILBERG LLP'S PROMISES AND OBLIGATIONS
- 5. In consideration for the USAO's promises set forth in paragraphs 22 through 25 of this Agreement, Milberg LLP knowingly, voluntarily, and with the advice of counsel, agrees to the following:
- (a) Milberg LLP acknowledges and accepts responsibility for the conduct of its partners, in accordance with paragraphs 6 through 9 of this Agreement;
- (b) Milberg LLP agrees to cooperate with the USAO, as described in paragraphs 10 through 12 of this Agreement;
- (c) Milberg LLP agrees to pay to the United States the total sum of \$75,000,000, plus applicable interest, and to take steps necessary to ensure such payments, as more fully provided in paragraphs 13 through 19 of this Agreement;
- (d) Milberg LLP agrees to maintain a "best practices" program, as more fully described in paragraph 20 of this Agreement;
  - (e) Milberg LLP agrees to include in any applicable

contract a provision binding any acquirer/successor to the obligations of Milberg LLP described in this Agreement, as provided in paragraph 21 of this Agreement;

- (f) Milberg LLP agrees: (i) to toll the federal statute of limitations for any criminal offense charged in the SSI and/or arising from or relating to the Investigated Conduct for the period beginning on May 18, 2006 and continuing to March 31, 2013; (ii) to waive all speedy trial rights it might have pursuant to the Sixth Amendment of the United States

  Constitution, Title 18, United States Code, Section 3161, and Federal Rule of Criminal Procedure 48(b) for the period beginning on May 18, 2006 and continuing to March 31, 2013; and (iii) to document the tolling of the statute of limitations and waiver of speedy trial rights by delivering to the USAO concurrently with the execution of this Agreement an executed tolling agreement in the form attached hereto as Exhibit B; and
- (g) Milberg LLP agrees: (i) to waive any right it might have to be prosecuted by indictment for the offenses charged in the SSI and/or any other federal criminal offense arising from or relating to the Investigated Conduct; (ii) that any such prosecution may be brought by way of an information rather than an indictment; and (iii) to document its waiver of indictment by delivering to the USAO concurrently with the execution of this Agreement an executed waiver of indictment in the form attached hereto as Exhibit C.

# Acceptance of Responsibility

6. Milberg LLP acknowledges and accepts responsibility for the conduct of its partners as described in the Statement of

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Facts attached hereto as Exhibit A, with the understanding that the pseudonyms, capitalized terms, and case names used in this Agreement and Exhibit A have the same meanings as are ascribed to them in the SSI.

- 7. Milberg LLP agrees that it shall not, through any of its counsel, representatives, partners, associates, or executive employees who has authority to speak and is speaking publicly on behalf of Milberg LLP, make any public statement, including any statement of position in litigation, that in whole or in part contradicts any material fact stated in Exhibit A. Any such contradictory public statement by Milberg LLP shall constitute a breach of this Agreement as governed by paragraphs 26 through 28 of this Agreement, and Milberg LLP shall thereafter be subject to prosecution pursuant to the terms of this Agreement.
- 8. Paragraph 7 above is not intended to apply to any statement made by any individual, as a witness or otherwise, during testimony or otherwise, in connection with or in preparation for proceedings in <u>U.S. v. Milberg LLP et al.</u>, or in any proceeding, whether civil, criminal, or administrative, concerning the Investigated Conduct, unless such individual has authority to speak, and is speaking, publicly on behalf of Milberg LLP.
- 9. Subject to Milberg LLP's obligations as set forth in paragraphs 6 through 8 above, this Agreement shall not limit Milberg LLP's ability to raise and support defenses and/or assert and support affirmative claims in any civil or administrative proceedings relating to the Investigated Conduct.

Milberg LLP agrees to cooperate fully with the USAO,

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the Investigated Conduct.

11. Milberg LLP's obligation to cooperate is not limited to the Agreement Term but shall extend until the completion of the USAO's prosecution of <u>U.S. v. Milberg LLP et al.</u> and any related

the United States Postal Inspection Service, the Internal Revenue

Service, and any other agency designated by the USAO, regarding

- 12. Milberg LLP agrees that its cooperation shall require the following:
- (a) Complete and truthful disclosure of all nonprivileged information as may be requested by the USAO with
  respect to the activities of Milberg LLP and its present and
  former partners, employees, and agents concerning all matters
  relating to the Investigated Conduct;
- (b) On request from the USAO, assembling, organizing, and providing all non-privileged documents, records, or other tangible evidence in Milberg LLP's possession, custody, or control, concerning all matters relating to the Investigated Conduct;
- (c) Providing access to the USAO, and any law enforcement agencies designated by the USAO, to inspect and copy all non-privileged records and documents relating to the Investigated Conduct that are in the possession, custody, or control of Milberg LLP, whether located at Milberg LLP's offices or kept offsite in storage;
  - (d) Using its best efforts to facilitate the

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availability of its present and former partners and employees to provide information and/or testimony as requested by the USAO, including sworn testimony in U.S. v. Milberg LLP et al. and any related case, as well as for interviews with federal law enforcement authorities; and

(e) Providing non-privileged testimony and other information deemed necessary by the USAO or a court to identify or establish the original location, authenticity, or other evidentiary foundation necessary to admit into evidence documents in <u>U.S.</u> v. <u>Milberg LLP et al.</u> or any other proceeding as requested by the USAO.

## Monetary Payments

- Milberg LLP agrees to pay the sum of \$60,000,000, plus applicable interest thereon, as a criminal monetary penalty, which sum shall be paid to the United States Treasury by electronic funds transfer, pursuant to instructions to be provided by the USAO, in the following installments:
- \$12,500,000 upon execution of this Agreement to a (a) trust account of Zuckerman Spaeder LLP, which amount shall be paid to the United States Treasury within 5 days of the entry of dismissal pursuant to paragraph 22 below;
- (b) \$10,000,000, plus applicable interest thereon, on or before December 31, 2009;
- \$10,000,000, plus applicable interest thereon, on (c) or before December 31, 2010;
- (d) \$10,000,000, plus applicable interest thereon, on or before December 31, 2011; and
  - (e) \$17,500,000, plus applicable interest thereon, on

- 14. Milberg LLP agrees to pay, pursuant to instructions to be provided by the USAO, the additional sum of \$15,000,000, plus applicable interest thereon, to the United States Postal Inspection Service Consumer Fraud Fund (the "Consumer Fraud Fund"), to further the efforts of the Postal Inspection Service in preventing frauds on consumers, which sum shall be paid by electronic funds transfer, pursuant to instructions to be provided by the USAO, in the following installments:
- (a) \$10,000,000 upon the execution of this Agreement to a trust account of Zuckerman Spaeder LLP, which amount shall be paid to the Consumer Fraud Fund within 5 days of the entry of dismissal pursuant to paragraph 22 below; and
- (b) \$5,000,000, plus applicable interest thereon, on or before December 31, 2009.
- 15. Milberg LLP will pay interest on each of the installments described in paragraphs 13(b) through (e) and 14(b) above from the date of execution of this Agreement to the date of each such installment payment. Simple interest on the outstanding balance of each installment shall be calculated each calendar quarter using the lesser of (a) the published Wall Street Journal Prime Rate effective on the last business day of that quarter or (b) 5% per annum. Milberg LLP at its own election may make payment in advance of the due date for any of the installments provided by paragraphs 13 through 15, consisting of the principal and accrued interest thereon as of the payment date, without additional charge or penalty.
  - 16. During the Agreement Term, in the event that Milberg

LLP's Gross Revenues (as defined below) exceed either \$40,000,000 for any calendar quarter or \$120,000,000 for any consecutive 4 calendar quarters commencing July 1, 2008, Milberg LLP will within 45 days of receipt of such revenues exceeding the amounts specified above ("excess Gross Revenues") pay to the United States the lesser of:

- (a) The balance of all unpaid installments described in paragraphs 13(b) through (e) and 14(b) above; or
- (b) Fifty-five (55%) of the amount by which Gross Revenues exceeds \$40,000,000 for that calendar quarter or \$120,000,000 for 4 consecutive calendar quarters, whichever is greater.

For purposes of this Agreement, "Gross Revenues" means aggregate gross revenues from all sources, prior to any taxes, including but not limited to cash and cash equivalents received from any former Milberg LLP partner or the Coughlin Stoia Geller Rudman & Robbins LLP law firm ("Coughlin LLP") but excluding: (i) any amounts due to Coughlin LLP pursuant to the May 1, 2004 agreement between Coughlin LLP and Milberg LLP (the "Separation Agreement"); (ii) any amounts due for referrals approved by the Compliance Monitor in accordance with Exhibit F hereto; (iii) in any case in which Milberg LLP receives aggregate attorneys' fees, any amounts due to co-counsel of record consistent with the court's fee orders, if any, in such case; (iv) loan proceeds to be used in the ordinary course of business to fund the operations of Milberg LLP; and (v) any excess Gross Revenues upon which payment was made pursuant to this paragraph 16.

17. Payments made pursuant to paragraph 16 above shall be

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applied to satisfy the unpaid balances of the installments described in paragraphs 13 and 14 above in the following order:

- (a) installment described in paragraph 14(b); then
- (b) installment described in paragraph 13(b); then
- installment described in paragraph 13(e); then (c)
- (d) installment described in paragraph 13(d); then
- (e) installment described in paragraph 13(c).
- 18. Until such time as Milberg LLP has fully satisfied all its payment obligations under paragraphs 13 through 17 above, Milberg LLP will:
- provide a written report to the USAO no later than 15 days after the last day of each calendar quarter, that accurately states:
- (i) the amount of Gross Revenues for the quarterly period, specifically identifying any and all sources of Gross Revenues during the reporting period that exceed \$500,000. For example, if Gross Revenues exceeding \$500,000 derive from attorneys' fees and cost reimbursement obtained by Milberg LLP in connection with a particular lawsuit, the name, case number, and court for that lawsuit will be identified in the report, as well as the amounts of gross attorneys' fees and costs received;
- (ii) any payments to Coughlin LLP pursuant to the Separation Agreement;
- (iii) any referrals paid, together with a statement as to whether such referrals were approved by the Compliance Monitor;
- (iv) any payments to co-counsel of record from aggregate fees received by Milberg LLP, together with a copy of

- (v) any other division or sharing of attorneys' fees received by Milberg LLP with another lawyer or law firm which was not counsel of record in the case in which those fees were awarded, together with a statement as to whether such division or sharing of attorneys' fees was approved by the Compliance Monitor; and
- (vi) any proceeds from loans, and the existence of any line of credit or other financial accommodation, exceeding \$500,000, together with a description of any security interests or liens granted by Milberg LLP to secure such loans or lines of credit or financial accommodations.
- (b) provide written notice to the USAO of the amount by which its Gross Revenues have exceeded \$40,000,000 for the preceding calendar quarter or \$120,000,000 for the preceding consecutive 4 calendar quarters, no later than 15 days after such excess Gross Revenues are in the possession, custody, or control of Milberg LLP.

### Consent Judgment

19. Concurrent with the execution of this Agreement, the parties shall execute a Stipulation for Entry of Consent Judgment with respect to all of the amounts not yet paid under paragraphs 13 through 15 above. The USAO may immediately file, notwithstanding paragraphs 26 through 28 below, the Stipulation for Entry of Consent Judgment and the Complaint and Consent Judgment based thereon (copies of which are attached hereto as Exhibits D and E, respectively), if and only if Milberg LLP defaults on any payment obligation set forth in paragraphs 13

through 17 above. The USAO may also file the Stipulation for Entry of Consent Judgment and the civil Complaint and Consent Judgment based thereon following a final determination of breach pursuant to paragraphs 26 through 28 below. In the event of such default or breach, Milberg LLP shall be obligated immediately to pay a sum of all of the amounts not yet paid under paragraphs 13 through 15 of this Agreement. The parties agree that the Court shall have jurisdiction and venue over the civil Complaint in order to enforce the Consent Judgment in the event of a default or breach by Milberg LLP, as provided by this paragraph.

### Remedial Measures

20. Milberg LLP agrees, within 30 days of the execution of this Agreement, to maintain and enforce a "best practices" program at Milberg LLP as further described in Exhibit F, to avoid any potential future misconduct of the type described in Exhibit A, which "best practices" program shall be maintained and continue in place until 24 months after the execution of this Agreement. No later than 45 days after the execution of this Agreement, Milberg LLP will provide to the USAO a written certification from the Compliance Monitor (as defined in Exhibit F) confirming that the "best practices" program is in place at Milberg LLP and is being enforced satisfactorily; and thereafter such certifications by the Compliance Monitor shall be provided to the USAO every three months until 24 months after the execution of this Agreement.

## Acquirer/Successor Obligations

21. Milberg LLP agrees that if it sells or transfers all or a majority (by value) of its assets (including accounts

receivable and cash), case inventory, or business operations as they exist as of the effective date of this Agreement to one or more other law partnership(s), corporation(s), sole proprietorship(s), or any other acquirer during the term of this Agreement, it shall include in any applicable contract a provision binding the acquirer/successor to the obligations of Milberg LLP described in this Agreement. This paragraph 21 does not apply:

- (a) to any partner, associate, or employee of Milberg LLP, or any group of partner(s), associates(s), or employees(s) of Milberg LLP who, consistent with the terms of the partnership agreement, terminate their respective relationship(s) with Milberg LLP, so long as such termination does not include a transfer of all or majority (by value) of Milberg LLP's assets (including accounts receivable and cash), case inventory, or business operations as they exist as of the effective date of this Agreement; or
- (b) to any security interests or liens granted by Milberg LLP to secure loans or other financial accommodations made to the firm in the ordinary course of its business to fund the operations of Milberg LLP or to the exercise by such secured creditors of their respective rights and remedies.

# C. THE USAO'S PROMISES AND OBLIGATIONS Dismissal

22. Upon Milberg LLP's completion of all its obligations set forth in paragraphs 5(f), 5(g), 13(a), 14(a), and 19 above, and Milberg LLP's provision of the initial compliance certification required by paragraph 20 above, the USAO will move

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to dismiss without prejudice the SSI in U.S. v. Milberg LLP et al. as against Milberg LLP only. Milberg LLP agrees that such dismissal shall be without prejudice to any subsequent reinstating of the charges against Milberg LLP in the SSI, in accordance with this Agreement, which is expressly conditioned upon such dismissal.

### Non-Prosecution

- Subject to the breach provisions of paragraphs 26 through 28 below, the USAO agrees:
- Not to prosecute Milberg LLP for any crimes arising out of any of the Investigated Conduct occurring prior to May 18, 2006 (collectively the "non-prosecution conduct"). non-prosecution provisions of this sub-paragraph 23(a) are binding on the USAO, the United States Attorney's Offices for each of the other 93 judicial districts of the United States ("the other USAOs"), and the United States Department of Justice ("DOJ"); and
- (b) Not to pursue any additional civil or criminal forfeiture claims against Milberg LLP based on conduct occurring prior to the execution of this Agreement and arising out of the non-prosecution conduct.
- Except as expressly provided in paragraph 23 above, this Agreement does not preclude or limit the USAO, the other USAOs, or DOJ from investigating or prosecuting Milberg LLP or any other individuals or entities, including any present or former partners or employees of Milberg LLP.
- Nothing in this Agreement shall preclude or limit the USAO, the other USAOs, or DOJ from bringing a criminal

prosecution against Milberg LLP for making false statements, obstruction of justice, perjury, subornation of perjury, or aiding and abetting or conspiring to commit such offenses based on Milberg LLP's conduct in performing its obligations under this Agreement.

# D. <u>BREACH OF AGREEMENT</u>

- 26. It shall constitute a breach of this Agreement for Milberg LLP, during the Agreement Term, to commit any federal crime or to knowingly engage in conduct that constitutes a material failure to abide by or fully perform any of its promises and obligations set forth in paragraphs 5 through 21 of this Agreement, including any default on any of the payment obligations set forth in paragraphs 13 through 17 above.
- 27. In the event that the USAO determines, in its sole discretion, that Milberg LLP has breached this Agreement, the USAO shall provide Milberg LLP with written notice of this determination, and thereafter:
- (a) Milberg LLP shall have 14 calendar days from the date of that written notice in which to make a presentation to the USAO to demonstrate that in fact no breach has occurred or, to the extent applicable, that the breach is not a knowing breach or has been cured;
- (b) the USAO shall thereafter provide written notice to Milberg LLP of its final determination regarding whether or not a breach has occurred; and
- (c) Milberg LLP shall thereafter have 30 days to obtain a decision from a higher authority within DOJ reversing or modifying the USAO's determination that Milberg LLP has breached

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Should there be a final determination, in accordance with the procedures set forth in paragraph 27 above, that Milberg LLP has breached this Agreement, then:

this Agreement -- in the absence of such a decision, the USAO's

determination of breach shall become final.

- (a) Milberg LLP shall be released from its cooperation obligations referenced in paragraphs 10 through 12 above, and its maintenance of the "best practices" program referenced in paragraph 20 above;
- the United States shall not be obligated to repay any amounts paid under paragraphs 13 through 17 and 19 of this Agreement, Milberg LLP shall be obligated immediately to pay all of the amounts not yet paid under paragraphs 13 through 15 of this Agreement, and the USAO will immediately be free to file the Stipulation for Entry of Consent Judgment, the civil Complaint, and the Consent Judgment described in paragraph 19 above;
- (c) the USAO, the other USAOs, and DOJ shall immediately be free to use the waiver of indictment provided by Milberg LLP in Exhibit C attached hereto and to prosecute Milberg LLP by way of information for any federal offense relating to the Investigated Conduct;
- any such prosecution by the USAO, the other USAOs, or DOJ may be premised upon any documents, testimony or other information provided by or on behalf of Milberg LLP to the USAO or any government agency at any time. Milberg LLP shall be unable to assert that any such documents, testimony, or other information: (i) were obtained in violation of any constitutional, statutory, or rule-based right or privilege; (ii)

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are subject to any attorney-client privilege or work product protection that may be claimed by Milberg LLP; or (iii) are inadmissible because of Rule 11(f) of the Federal Rules of Criminal Procedure, Rule 410 of the Federal Rules of Evidence, or any other constitutional provision, statute, or rule;

- In any proceeding or trial in any criminal prosecution relating to the Investigated Conduct, Milberg LLP shall be deemed to stipulate to the admissibility into evidence of Exhibit A as an admission by Milberg LLP, and shall be precluded from offering any evidence or argument that the facts stated in Exhibit A are untrue or misleading; and
- In any proceeding or trial in any criminal prosecution relating to the Investigated Conduct, Milberg LLP shall be precluded from asserting any claim or defense based on: (i) preindictment delay with respect to any period of time between May 18, 2006 and March 31, 2013; (ii) any violation of any speedy trial rights that have been waived by Milberg LLP as provided in Exhibit B hereto; and (iii) any statutes of limitations that have been tolled by Milberg LLP as provided in Exhibit B hereto.

In the event Milberg defaults on the payment obliqations under paragraphs 13 through 17 above, entry of the Consent Judgment pursuant to paragraph 19 does not preclude other non-monetary remedies under this paragraph. In the event that the USAO finally determines to prosecute the Firm under this paragraph, the financial penalty to be sought by the USAO in such a prosecution shall be limited to the unpaid amount of the payments provided for in paragraphs 13 and 14 of this agreement,

plus accrued interest, and the USAO agrees not to seek any additional amounts in forfeiture, fines, penalties, or other financial remedies.

## E. SCOPE OF THE AGREEMENT

29. Except as specified in sub-paragraph 23(a) above, which makes the non-prosecution provisions of this Agreement binding on the USAO, the other USAOs, and DOJ, this Agreement is binding only on Milberg LLP and the USAO, and does not bind any other federal, state, or local agency or prosecuting authority, or any federal, state, or local administrative or regulatory authority.

# F. <u>MISCELLANEOUS PROVISIONS</u>

30. This Agreement, with its attached Exhibits A through F, sets forth all the terms of the agreement between Milberg LLP and the USAO. No modifications or additions to this Agreement, or to its attached Exhibits A through F, shall be valid unless they are

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Case 2:05-cr-00587-JFW

in writing and signed by the USAO, Milberg LLP's attorneys, and a duly authorized partner of Milberg LLP. 3 AGREED AND ACCEPTED: 4 UNITED STATES DEPARTMENT OF JUSTICE: 5 6 GEORGE S. CARDONA Date 7 Chief Assistant United States Attorney Central District of California 8 UNITED STATES ATTORNEY'S OFFICE 9 FOR THE CENTRAL DISTRICT OF CALIFORNIA: 10 11 GEORGE S. CARDONA Date 12 Chief Assistant United States Attorney 13 14 DOUGLAS A. AXEL Date 15 Assistant United States Attorney Chief, Major Frauds Section 16 17 18 RICHARD E. ROBINSON Date Assistant United States Attorney Major Frauds Section 20 Milberg LLP 21 22 23 Partner 24 Milberg LLP 25 CERTIFICATIONS 26 am a partner of the law firm 27 Milberg LLP, formerly known as "Milberg Weiss LLP," "Milberg

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Partner,

Defendant Milberg LLP

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Weiss & Bershad LLP," "Milberg Weiss Bershad & Schulman LLP," "Milberg Weiss Bershad Hynes & Lerach LLP," and "Milberg Weiss Bershad Specthrie & Lerach" ("Milberg LLP"), and am duly authorized, in accordance with all requirements of the Milberg LLP partnership agreement, to enter into this Agreement on behalf of Milberg LLP. I understand the terms of this Agreement, and I voluntarily, knowingly, and willfully agree, on behalf of Milberg LLP, to all of those terms without force, threat, or coercion. No promises, representations, or inducements, other than those set forth in this Agreement, have been made to Milberg LLP or me to cause me to enter into this Agreement on behalf of the law firm. Milberg LLP's counsel of record, Zuckerman Spaeder LLP and Mayer Brown LLP, as well as Viet Dinh, a principal of Bancroft Associates PLLC, have advised Milberg LLP concerning this Agreement, including the rights and defenses that Milberg LLP will be giving up by entering into the Agreement. Milberg LLP and I are satisfied with the counsel that Zuckerman Spaeder LLP, Mayer Brown LLP, and Viet Dinh have provided to Milberg LLP in this matter.

I, Bryan Daly, a member of the law firm Mayer Brown LLP, am counsel of record in this case for defendant Milberg LLP. Santad 1. Dumayn believe that is a partner of Milberg LLP who is duly authorized to enter into this Agreement on behalf of

1	Milberg LLP. To the best of my knowledge and belief, Milberg
2	LLP's decision to enter into this Agreement is an informed and
3	voluntary one.
4	Bran 10/8
5	BRYAN DALY Date
6 7	Mayer Brown LLP Counsel for Milberg LLP
8	T Milliam W Mouley a member of the law firm of Guelesman
	I, William W. Taylor, a member of the law firm of Zuckerman
9	Spaeder LLP, am counsel of record in this case for defendant
10	Milberg LLP. I believe that is a partner
11	of Milberg LLP who is duly authorized to enter into this
12	Agreement on behalf of Milberg LLP. To the best of my knowledge
13	and belief, Milberg LLP's decision to enter into this Agreement
14	is an informed and voluntary one.
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	WILLIAM W. TAYLOR, III Date Zuckerman Spaeder LLP
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16 17	Zuckerman Spaeder LLP Counsel for Milberg LLP
16 17 18	Zuckerman Spaeder LLP Counsel for Milberg LLP I, Viet D. Dinh, a principal of Bancroft Associates PLLC,
16 17 18 19	Zuckerman Spaeder LLP Counsel for Milberg LLP
16 17 18 19 20 21	Zuckerman Spaeder LLP Counsel for Milberg LLP I, Viet D. Dinh, a principal of Bancroft Associates PLLC,
16 17 18 19 20 21 22	Zuckerman Spaeder LLP Counsel for Milberg LLP  I, Viet D. Dinh, a principal of Bancroft Associates PLLC, serve as counsel for Milberg LLP to independently advise and assist Milberg LLP in negotiating this Agreement with the USAO.  I have carefully reviewed and discussed the terms of this
16 17 18 19 20 21 22 23	Zuckerman Spaeder LLP Counsel for Milberg LLP  I, Viet D. Dinh, a principal of Bancroft Associates PLLC, serve as counsel for Milberg LLP to independently advise and assist Milberg LLP in negotiating this Agreement with the USAO.
16 17 18 19 20 21 22	Zuckerman Spaeder LLP Counsel for Milberg LLP  I, Viet D. Dinh, a principal of Bancroft Associates PLLC, serve as counsel for Milberg LLP to independently advise and assist Milberg LLP in negotiating this Agreement with the USAO.  I have carefully reviewed and discussed the terms of this

Milberg LLP's decision to enter into this Agreement is an

27 28 Milberg LLP. To the best of my knowledge and belief, Milberg LLP's decision to enter into this Agreement is an informed and

Counsel for Milberg LLP

voluntary one.

Mayer Brown LLP

BRYAN DALY

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Date

I, William W. Taylor, a member of the law firm of Zuckerman Spaeder LLP, am counsel of record in this case for defendant Milberg LLP. I believe that Affine is a partner of Milberg LLP who is duly authorized to enter into this Agreement on behalf of Milberg LLP. To the best of my knowledge and belief, Milberg LLP's decision to enter into this Agreement is an informed and voluntary one.

WILLIAM W. TAYLOR, III
Zuckerman Spaeder LLP
Counsel for Milberg LLP

6/16/08 Date

I, Viet D. Dinh, a principal of Bancroft Associates PLLC, serve as counsel for Milberg LLP to independently advise and assist Milberg LLP in negotiating this Agreement with the USAO.

I have carefully reviewed and discussed the terms of this Agreement with \_\_\_\_\_\_\_, whom I believe is a partner of Milberg LLP duly authorized to enter into this Agreement on behalf of Milberg LLP. To the best of my knowledge and belief, Milberg LLP's decision to enter into this Agreement is an ///

informed and voluntary one. 6 16 08 Date Bancroft Associates PLLC Counsel for Milberg LLP

Case 1:08-cv-03095-LTS Case 2:05-cr-00587-JFW

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EXHIBIT A TO MILBERG LLP CASE DISPOSITION AGREEMENT

# EXHIBIT A TO MILBERG LLP CASE DISPOSITION AGREEMENT STATEMENT OF ADMITTED FACTS

In connection with the Case Disposition Agreement entered into between Milberg LLP (previously known as "Milberg Weiss LLP," "Milberg Weiss & Bershad LLP," "Milberg Weiss Bershad & Schulman LLP," "Milberg Weiss Bershad Hynes & Lerach LLP," and "Milberg Weiss Bershad Specthrie & Lerach,") (the "Firm") and the United States Attorney's Office for the Central District of California ("USAO") in the case of <u>United States v. Milberg Weiss LLP, et al.</u>, Case No. CR 05-587(D)-JFW ("U.S. v. Milberg"), and with the understanding that the pseudonyms, capitalized terms, and case names herein have the same meanings as are ascribed to them in the second superseding indictment in <u>U.S. v. Milberg</u> (the "Indictment"), the Firm admits and accepts responsibility for the following:

#### Introduction

1. The Firm is a law firm partnership, which at all relevant times maintained its principal offices in New York, New York and, from 1976 through on or about May 2004, in San Diego, California. On May 1, 2004, approximately 28 equity partners, 20 non-equity partners, and 75 other attorneys at the Firm, at that time known as Milberg Weiss Bershad Hynes & Lerach LLP, withdrew from the Firm and established Lerach Coughlin Stoia & Robbins LLP, which maintained its principal office in San Diego, California.

- 2. The Firm specialized in serving as plaintiffs' counsel in class actions and shareholder derivative actions (collectively "Class Actions") brought in federal and state courts throughout the United States, including in the Central District of California.
- 3. As counsel seeking to represent and representing class members or shareholders not before the courts (collectively "absent class members"), the Firm and its attorneys had fiduciary duties of loyalty, honesty, and trust to the absent class members. Individuals who sought to be authorized by the courts to serve and who served as representative plaintiffs on behalf of absent class members (hereinafter "named plaintiffs") likewise had fiduciary duties of loyalty, honesty, and trust to those absent class members. As a result of these duties, the Firm and its attorneys (a) could not give preferential treatment to the interests of named plaintiffs over the interests of the absent class members; (b) could not act in a deceitful or unethical manner toward the court or the absent class members; and (c) were required to disclose to the court any fact that could reasonably affect the ability of the Firm and its attorneys to fairly or adequately represent the interests of the absent class members.

#### Secret Kickback Payments to Plaintiffs

4. Beginning in or before 1979 and continuing into 2005, in order to facilitate the recruitment and retention of named plaintiffs, former senior Firm partners Melvyn I. Weiss

'("Weiss"), William S. Lerach ("Lerach"), David J. Bershad ("Bershad"), Steven G. Schulman ("Schulman"), Partner E, Partner F, and Partner G (collectively the "Conspiring Former Partners"), all of whom exercised management authority over the Firm, agreed to and did secretly pay kickbacks to named plaintiffs in Class Actions in which the Firm served as counsel. Specifically, they agreed to and did pay to certain named plaintiffs a portion of the attorneys' fees that the Firm obtained in Class Actions in which such individuals served, or caused a relative, associate, or entity they controlled to serve, as a named plaintiff for the Firm. Generally, these named plaintiffs were promised that they would be paid approximately 10% of the net attorneys' fees that the Firm obtained in their respective Class Actions, although they were also told by certain of the Conspiring Former Partners that the amount would be lower if they were paid in cash or if the Firm had payment obligations on the same case to others.

- 5. During the times that the Conspiring Former Partners made these secret kickback payment arrangements, they were senior partners of the Firm who controlled the management of the Firm. Throughout the conspiracy, the Conspiring Former Partners took affirmative steps to conceal their illegal activities from other partners, associates, and employees of the Firm.
- 6. By entering into such payment arrangements, the Conspiring Former Partners were able to secure a reliable source of individuals who were ready, willing, and able to serve as

named plaintiffs in Class Actions that the Firm wanted to bring. In addition, some of these individuals would investigate and propose to the Firm lucrative potential Class Actions for the Firm to bring. Such payment arrangements enabled the Firm to file more Class Actions, and frequently to file them more quickly, than would be possible absent such arrangements.

- Included among the named plaintiffs who were paid kickbacks by the Firm were those referred to in the Indictment as the "Paid Plaintiffs," namely, Howard J. Vogel ("Vogel"), Seymour M. Lazar ("Lazar"), Steven G. Cooperman ("Cooperman"), Cooperman Plaintiff 1 and Cooperman Plaintiff 2, and the Florida Plaintiffs (collectively the "Paid Plaintiffs"). The Class Actions in which the Paid Plaintiffs served, or caused their spouses or entities they controlled to serve, as named plaintiffs for the Firm are referred to hereinafter as the "Lawsuits." ("Lawsuits" do not include Class Actions in which the named plaintiff was an associate of a Paid Plaintiff or a relative other than the spouse of a Paid Plaintiff, even though the Firm paid kickbacks to the Paid Plaintiff for referring such associates and relatives to the Firm to serve as named plaintiffs.) The specific Lawsuits for the Paid Plaintiffs are further identified in the exhibit attached hereto.
  - 8 In summary:
- a. Vogel served, and caused his relatives and an entity he controlled to serve, as named plaintiffs in

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- b. Lazar served, and caused his relatives and an entity he controlled to serve, as named plaintiffs in approximately sixty-seven Class Actions for the Firm between 1976 and 2004 and, as a result, the Firm secretly paid him approximately \$2.6 million;
- c. Cooperman served, and caused his relatives and associates (including Cooperman Plaintiff 1 and Cooperman Plaintiff 2) to serve, as named plaintiffs in approximately seventy Class Actions for the Firm between 1988 and 1999 and, as a result, the Firm secretly paid him approximately \$6.2 million, some of which was to be shared with Cooperman Plaintiff 1 and Cooperman Plaintiff 2;
- d. The Florida Plaintiffs served as named plaintiffs in approximately one hundred Class Actions for the Firm between 1983 and 2004 and, as a result, were secretly paid hundreds of thousands of dollars in cash; and
- e. The Firm obtained approximately \$239 million in attorneys' fees in connection with the Lawsuits and litigation resolving the Lawsuits.
- 9. The Firm's kickback payments to and payment arrangements with the Paid Plaintiffs were illegal because they violated laws and regulations: (a) prohibiting an attorney from paying a person

to maintain his or her lawsuit; (b) prohibiting paying a fiduciary, without the consent of the principal, with the intent to influence his or her conduct as a fiduciary; and (c) prohibiting an attorney from sharing attorneys' fees with persons who are not duly licensed to practice law. Additionally, such payments and payment arrangements created a conflict of interest between the Paid Plaintiffs and absent class members because, as a result, the Paid Plaintiffs had a greater interest in maximizing the amount of attorneys' fees awarded to the Firm than in maximizing the net recovery to the absent class members.

knew that the Firm's kickback payments to and payment arrangements with named plaintiffs had to be concealed from the federal and state courts presiding over the Class Actions (hereinafter the "presiding courts"). Discovery by the presiding courts of a secret payment arrangement with a named plaintiff in a Class Action could have resulted in, among other things:

(a) the disqualification of the named plaintiff from serving as a class representative in that Action and other Class Actions;

(b) the disqualification of the Firm, including the Conspiring Former Partners, from serving as class counsel in that action and other Class Actions; and (c) referral to a disciplinary committee and a risk of revocation or suspension of one or more of the

Conspiring Former Partners' licenses to practice law.

11. To conceal the payments and payment arrangements, the Conspiring Former Partners made and caused to be made false and misleading representations in complaints, motions, and other pleadings filed and caused to be filed by the Firm in the Lawsuits. Among such misrepresentations were representations that the Paid Plaintiffs or their spouses or entities they controlled had no interest in conflict with, or antagonistic to, absent class members when, in fact, the Firm's secret payment arrangement with the Paid Plaintiffs created a significant conflict of interest, as described above.

- 12. Conspiring Former Partners also prepared paid named plaintiffs for their testimony in a manner intended to assure that they would lie when questioned concerning the existence of any payments or payment arrangements. As a result, such plaintiffs, including the Paid Plaintiffs, made false statements designed to conceal the existence of their kickback payment arrangements with the Firm in under-oath testimony and in written certifications, declarations, and other documents signed under penalty of perjury in Class Actions.
- 13. To make sure the Firm's payments to the Paid Plaintiffs would not be discovered, Weiss, Lerach, Bershad and other of the Conspiring Former Partners personally delivered some of these payments in cash. Regarding the cash used to pay these plaintiffs:

- a. Weiss, Lerach, Bershad, and other of the Conspiring Former Partners pooled their personal cash into a fund that Bershad maintained in his office at the Firm, which was used by the Conspiring Former Partners to supply cash for secret payments to paid plaintiffs and others.
- b. Weiss, Lerach, Bershad, and other Conspiring

  Former Partners who had contributed cash caused the Firm to award

  "bonuses" to them, amounting to the cash they had contributed,

  plus additional amounts intended to approximate the income taxes

  payable by them on such "bonuses."
- c. The Firm's partnership agreements included provisions for the award of discretionary bonuses. A purpose of these bonus provisions was to enable Weiss, Lerach, Bershad, and other Conspiring Former Partners, who determined in their sole discretion the allocation of the bonuses, to use Firm profits to compensate themselves for the cash they had contributed to the secret payment fund. The government has no evidence that any current member of the Firm had knowledge or notice of the improper use of these bonus provisions as described above. There is nothing in these bonus provisions themselves that would give uninvolved partners notice that these bonus provisions might be used for such improper purposes.
- 14. The Conspiring Former Partners also caused the Firm to pay the Paid Plaintiffs by check made payable to lawyers or other professionals selected by the Paid Plaintiffs, who then used and

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disbursed the payments at the direction, and for the benefit, of the Paid Plaintiffs. The Conspiring Former Partners falsely disquised such payments as "referral fees" or "professional fees" to the intermediary lawyer or professional. The Conspiring Former Partners knew and intended, however, that such payments were for the exclusive benefit of the Paid Plaintiffs, and not for the intermediary to whom the check was made out. In addition, in connection with the Newhall Land class action, in which Cooperman served as a paid plaintiff, Weiss made a \$175,000 payment by personal check to Cooperman, disquised as a phony "option" payment for artwork.

The concealment of the payments to and payment arrangements with Paid Plaintiffs from courts presiding over the Lawsuits impeded the ability of these courts to assess and determine: (a) the appropriateness of approving the Lawsuits to proceed as Class Actions; (b) the ability of the Paid Plaintiffs, their spouses or the entities they controlled to fairly and adequately represent the interests of the absent class members; (c) the ability of the Firm to fairly and adequately represent the interests of the absent class members; (d) the fairness of settlements of the Lawsuits proposed by the Firm and the Paid Plaintiffs, their spouses, or entities they controlled; and (e) whether and the extent to which the Firm should be awarded the attorneys' fees it sought in the Lawsuits.

#### Payments to Stockbrokers

- 16. In addition to the foregoing, cash from the fund described in paragraph 13 above was also used by Bershad, Schulman, and Partner E to secretly pay kickbacks to several stockbrokers for referring their clients and other individuals to serve as named plaintiffs for the Firm.
- 17. The secret kickback payments to stockbrokers were illegal because they violated laws and regulations:
- (a) prohibiting stockbrokers from soliciting or accepting, directly or indirectly, remuneration for assisting an attorney in obtaining the representation of any person in any private action arising under this chapter or under the Securities Act of 1933, see 15 U.S.C. § 780(c)(8) (effective December 22, 1995); (b) prohibiting paying a fiduciary (i.e. the stockbroker), without the consent of the principal (i.e. the brokerage firm employing the stockbroker), with the intent to influence his or her conduct as a fiduciary; and (c) prohibiting an attorney from sharing attorneys' fees with persons who are not duly licensed to practice law.
  - 18. Regarding cash kickbacks paid to stockbrokers:
- (a) Schulman brought to the attention of Bershad and other Conspiring Former Partners two stockbrokers located in Albany, New York, who were willing to refer clients to the Firm in exchange for cash compensation (the "Albany brokers"). In the 1980s and 1990s, the Albany brokers referred clients to the Firm

who served as named plaintiffs in successful class actions.

- (b) In turn, Schulman received substantial sums of cash from Bershad, supplied from the fund, which Schulman then delivered from time to time to the Albany brokers. Bershad also delivered a cash payment to one of the Albany brokers.
- (c) Bershad delivered a cash payment to another stock broker located on Long Island, New York who referred clients (the "Long Island broker"), and provided cash from the fund to Partner E to make additional cash payments to the Long Island broker for client referrals.
- (d) Weiss, Lerach, Bershad, Schulman, and Partner E knew of the practice of making secret cash payments to stock brokers, knew that it was improper, and knew that it had to be kept secret. Certain of these Conspiring Former Partners used the annual discretionary bonus awards described in paragraph 13(b) above to reimburse themselves for the cash they contributed to pay the Albany brokers and the Long Island broker, among others, for plaintiff referrals.
- 19. The Conspiring Former Partners caused the Firm to pay
  New York stockbroker Paul L. Tullman ("Tullman") by check for
  referring his clients, friends, and clients of other stockbrokers
  Tullman knew to serve as named plaintiffs for Firm. The Firm's
  payments to Tullman made by check were identified in the Firm's
  records as "referral fees," "fees to others," or "professional
  fees" to Tullman purportedly for his functioning in the capacity

of a lawyer. Although Tullman was at all relevant times a member of the New York State Bar, in fact, Tullman did not work as a lawyer on such cases, and was being paid for his client contacts and resources as a stockbroker.

20. From the late 1970s through 2001, while Tullman was employed full-time as a stockbroker, Tullman provided to the Firm individuals who served as named plaintiffs in more than seventy Class Actions. As a result, between 1981 and 2005, certain of the Conspiring Former Partners caused the Firm to pay Tullman checks totaling approximately \$8.85 million. With respect to these Class Actions, the Firm obtained attorneys' fees in excess of \$102 million. One of the payments to Tullman, in the amount of \$1,074,291, was made on June 20, 2005, well after the Firm knew that its relationship with Tullman was under investigation.

#### Misrepresentations to Courts Regarding Expert John Torkelsen

- 21. Beginning at least as early as 1985 and continuing through at least 2004, the Firm employed the services of John Torkelsen and his associated entities, including Princeton Venture Research, Inc. and Equity Valuation Advisors, Inc. (collectively "Torkelsen"). The Firm used Torkelsen to provide damages and valuation analysis and testimony in Class Actions.
- The plaintiffs in certain Class Actions designated Torkelsen as an expert witness. In such Class Actions, the Firm and its co-counsel could not pay Torkelsen on a contingent basis, i.e. could not condition Torkelsen's right to payment on the

result obtained in a case.

- 23. From at least as early as 1985 and continuing through at least 1998, certain former senior Firm partners caused the Firm to retain Torkelsen on a contingent basis. That is, Torkelsen's right to be compensated depended on whether and the degree to which the Firm was successful in the 'litigation for which Torkelsen provided testimony or consultation. The Firm's contingent fee arrangement with Torkelsen applied to cases in which Torkelsen provided expert testimony for the Firm, as well as cases in which Torkelsen provided only non-testimonial consulting services.
- In under-oath testimony and in declarations signed under penalty of perjury in support of fee applications in a number of cases, Torkelsen represented that he had been retained pursuant to a "non-contingent" payment arrangement with the Firm. In fact, as certain former senior partners of the Firm and Torkelsen well knew, these statements were false because Torkelsen had in fact been retained by the Firm on a contingent basis.
- In order to ensure that Torkelsen's overall compensation was commensurate with the work he did on both winning and losing cases for the Firm, Torkelsen, with the knowledge and approval of certain former senior Firm partners, often submitted and caused to be submitted reimbursement applications to courts that were fraudulently inflated, in that

they included claims for hours worked that were never in fact worked, or that had been worked in other Class Actions. For example, between 1993 and 1996 Torkelsen submitted bills to the Firm reflecting write-offs or downward adjustments of more than \$4 million billed to various Class Actions, with corresponding upward adjustments of more than \$4 million billed to other Class Actions.

#### The Firm's Conduct In Response to The Investigation

26. The Firm acknowledges that, after it became aware of the existence of the USAO's criminal investigation into its secret payment arrangements with named plaintiffs and stockbrokers who provided named plaintiffs in Class Actions, it continued to be controlled by the Conspiring Former Partners whom the USAO had identified to the Firm as targets of its investigation and, while under their continuing control, it (a) failed to conduct an independent internal investigation into the allegations that it secretly paid plaintiffs and referring stockbrokers in Class Actions and (b) delayed taking adequate action to prevent such conduct from occurring in the future.

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Abbott Laboratories	Charles R. Gallman, Kathleen A. King Gallman, Steven Cooperman, and Darres A. McMahon v. Abbott Laboratories, Inc., et al.	California Superior Court, Alameda County Case No. 675878-1	02/01/91		
Abbott Laboratories	Steven Cooperman v. Abboit Laboratories, Inc., et al	California Superior Court, San Diego County, Case 632601	01/09/91		
AHI	Mel Kinder, Joseph and Carrol DiLustro, and Joshua Chopp v. AHl Healthcare Systems, Inc.	USDC CDCA 95-8658 MRP	12/20/95	In re AHI Healthcare Systems, Jnc. Securities Litigation USDC CDCA 95-865	USDC CDCA 95-8658 MRP
Alexander's	A. Jacques Lou et al v. Alexander's Inc. et al	Delaware Chancery 8955/77	04/09/87		
Allergan	Steven G. Cooperman v. Allergan, Inc., et al.	California Superior Court, Orange County, 603737	09/27/89		
Allergan	Steven G.Cooperman v. Allergan, Inc., et al.	USDC CDCA 89-713 JGD	09/27/89	In re Allergan Inc. Securities Litigation	USDC CDCA 89-643-AHS
American Airlines	Steven G. Cooperman, et al. v. AMR Corp., et al.	Delaware 11149	10/06/89		
American Continental	Sarah B. Shields et al. v. Charles H. Keating, Jr. et al	California Superior Court, Orange County, Case 594802	06/22/89		
American Continental	Ronald Fischman and Robert C. Keller v. Lincoln Savings and Loan Association, et al.	USDC Arizona 90-567 RMB	04/12/90	in re American Continental Corporation/Lincoln Savings & Loan Securities Litigation	USDC Arizona MDL Docket No. 834
American Continental	Ronald Fischman and Robert C. Keller v. Lincoln Savings and Loan	USDC CDCA 89-2448 MRP	04/24/89	Sareh B. Shields; Ronald Fischmen; Wally Al-Aseer; Raymond Parks and Jik Ind, Money Purchase Plan and Trust v. Charles Hl. Keating, Jr., et al.	USDC CDCA 89-2052 SVW
Aquila Gas Pipeline Corporation	Eugenia Gladstone Vogel v. Harvey J. Padewer, et al.	Delaware Chancery 16775 NC	11/13/98	In re Aquila Gas Pipeline Corporation Shareholders Litigation	Delaware Chancery 16775 NC
Arcata	Mordecai Rosenfeld and Seymour Lazar v. Kohlberg, Kravis, Roberts & Co. et al	Massachusetts Superior CA- 60315	03/17/83		
Arcata	Mordecai Rosenfeld, Seymour Lazar and Stanley Zuckerman v. Kohlberg, Kravis, Roberts & Co. et al	San Mateo Superior 257916	10/01/81		

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Aristech	Ronald Fischman, Steven G. Cooperman and Michael Pattituci v. Aristech Chemical Corporation, et al.	Delaware Chancery Civil Action No. 10909	early June 1989		
Armor All Products Corp.	Eugenia Gladstone Vogel v. William A. Armstrong, et al.	Delaware Chancery 15401 NC	12/04/96		
Armstrong World Industries	Steven G. Cooperman v. Armstrong World Industries, Inc., et al.	Court of Common Pleas, Lancaster County, Pennsylvania 2839-1989	07/12/89		
Armstrong World Industries	Cooperman v. Armstrong World Industries, Inc., et al.	USDC EDPA 89-5122 MT	07/12/89		
Array's	Seymour Lazar v. James D. Sadlier et al	USDC CDCA CV 84 8100 DWW	10/19/84	Seymour Lazar v. James D. Sadller et al	USDC CDCA CV 84 8100 WJR
Ashland Oil	A. Jacques Lou v. William Belzberg et al	Los Angeles Superior Court CA 000972	04/09/86		
Ashland Oil	A. Jacques Lou v. William Belzberg et al	US Court of Appeals 9th Circuit 86-6057, 86-6144	08/20/87		
Ashland Oli	A, Jacques Lou v. William Belzberg et al	USDC CDCA CV 86 2465 DT	ukn.	A. Jacques Lou v. William Belzberg et al	USDC SDNY 86 5304 JSM
Ashland Oil	A. Jacques Lou v. William Belzberg et al	USDC SDNY 86-5304-JSM	07/07/86		
Avon Products	Steven G. Cooperman v. Avon Products, Inc.	Supreme Court, New York County, N.Y. 89-9794	05/03/89		
Axsys Technologies, Inc.	Howard Vogel Retirement Plan v. Axsys Technologies, Inc.	Delaware Chancery 16799 NC	11/23/98		
Bally Entertainment	Mel Kinder v. Barrie K. Brunet et al.	Delaware 14928	early April 1996		
BankAmerica Corporation	Seymour Lazar et al v. Bankamerica Corporation	Los Angeles Superior Court CA BC146881	03/25/96		
BankAmerica Corporation	Janet Robbins and Seymour Lazar v. Bankamerica Corporation	San Francisco Superior 988043	07/10/97		3
Barnes & Noble	Eugenia Gladstone Vogel v. Joel I. Klein, et al.	Delaware Chancery 042-N	11/07/03	In re BarnesandNoble.com. Inc. Shareholders Litigation	Delaware Chancery 042-N
Bell Atlantic	Seymour Lazar v. Thomas E. Bolger et al	Philadelphia Court of Common Pleas, April Term 1990, No. 2121	04/10/90	In re Bell Atlantic Corporation Securities Litigation	USDC EDPA 91-0514
Beverly Enterprises	Seymour Lazar v. Robert Van Tuyle et al	Los Angeles Superior Court CA 001117	07/05/88		

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Beverly Hills Savings & Loan Association	Seymour Lazar v. Touche Ross & Co. et al	Los Angeles Superior Court CA . 000927	04/19/85	-	
Beverly Hills Savings & Loan Association	Mendel Berkowitz v. Touche Ross & Co.	USDC CDCA 85-2702 RMT	04/23/85	In re Beverly Hills Savings and Loan Association Securities Litigation	USDC CDCA CV 85-3157 RMT
Biogen	Seymour Lazar v. James L. Vincent et al	USDC Massachusetts CV 94- 12177 PBS	11/02/94	In re Biogen Securities Litigation	USDC Massachusetts CV 94- 12177 PBS
Bisys Group, Inc.	Howard Vogel v. The Bisys Group, inc.	USDC SDNY 04-4048-LTS	05/27/04		
Black and Decker	Steven Cooperman, et al. v. Black and Decker Corp., et al.	USDC SDNY 89-2177 MJL	03/31/89		
Blockbuster	Howard Vogel v. Richard J. Bressler, et al.	Delaware Chancery 226-N	02/10/04		
Burnham Pacific	Alyce Lou et al v. J. David Martin	San Diego Superior Court GIC 743017	02/07/00	In re Burnham Pacific Properties Shareholder Litigation	San Diego Superior Court GIC743017
Cabot Medical	Steven G. Cooperman v. Cabot Medical Corporation, et al.	Superior Court of New Jersey, Chancery Division - Mercer County #MER-C-000058-95	04/29/95		
Carson Pirie	Seymour Lazar et al v. Carson Pirie Scott & Co. et al	Cook County Illinois Circuit Court 89 CH 03070	04/13/89	In re Carson Pirie Scott & Co. Litigation	Cook County Circuit Court 89 CH 2687
Cetus	Steven G. Cooperman v. Ronald E. Cape et al.	USDC NDCA 90-2042 EFL	07/20/90	In re Cetus Corp. Securities Litigation	USDC NDCA C-90-2042
Christie International	Chang Trust v. Christie International, et al.	USDC SDNY 00-788-LAK	02/03/00	In re: Auction Houses Antitrust Litigation	USDC SDNY 00-648-LAK
Cineplex Odeon	Steven Cooperman v. Garth H. Drabinsky et al. and Cineptex Odeon Corporation	USDC CDCA 89-2579 RSWL	04/28/89	in re Cineplex Shareholders Litigation	USDC CDCA 89-2461 WJR
CIT Group, Inc.	Howard Vogel v. CIT Group Inc., et al.	USDC SDNY 03-2471 JES	04/10/03	In re CIT Group, Inc. Securities Litigation	USDC SDNY 03-2471 JES
Columbia	Steven Cooperman et al. vI Thomas Spiegel, et al., and Columbis Savings and Loan Association	California Superior Court, Los Angeles CA001-177	06/16/89		
Columbia	Steven Cooperman et al. v. Thomas Spiegel et al. and Columbia Savings and Loan Association	USDC CDCA 89-6538 SVW	11/09/89	in re Consolidated Columbia Savings and Loan Actions	USDC SDNY 92-3175 MP
Community Psychiatric	Barry L. Bragger, Peter Gershon, and Steven Cooperman v. James W. Conte et al.	USDC CDCA 91-5258 RSWL	09/30/91	In re Community Psychiatric Centers Securities Liligation	USDC CDCA 91-533 AHS

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Community Psychiatric	Dollard McGann et al. v. Ernst & Young	USDC CDCA 93-3712 WMB	06/24/93	Dollard McGann et al. v. Ernst & Young	USDC CDCA 93-0814 AHS
Concord Holdings	Seymour Lazar v. Hambrecht & Quist	USDC NDCA CV 94 20579 RMW	08/23/94	In re Concord Holdings Securities Litigation	RMW
Copley	Seymour Lazar v. Copley Pharmaceutica, et al	USDC Massachusetts CV 95- 10113-WGY	01/19/95	In re Coplay Pharmaceutical, Inc Securities Litigation	USDC Massachusells CV 94- 11897-WGY
Del Webb	Steven G. Cooperman and Ronald Fischman, on Behalf of Themselves and Others Sinilarly Situated, and On Behalf of Del Webb Corporation v. Phillip J. Dion, et al., and Del Webb Corporation	USDC CDCA 89-3405 JGD	06/05/89		
Education Alternatives, Inc.	Seymour Lazar, et al v. Education Alternatives, Inc.	USDC Minnesota CV 3 94 101	02/23/94		
Emhart	Steven Cooperman v. Emhart Corporation, et al.	USDC EDVA 89-0112 R	02/24/89		
Epitope	Steven Cooperman v. Epitope, Inc., et al.	USDC Oregon 92-780 DA	June 1990	Rayna Ragonetti et al. v. Epitope, Inc., et al.	USDC Oregon 92-759 RE
Fairlield Communities	Steven G. Cooperman v. Fairfield Communities, Inc.	USDC EDAS 90-464	06/29/90		
Fidelity Medical	Nancy Cooperman IRA and Peter Schotten v. Fidelity Medical, Inc., et al.	USDC NJ 92-1913 MTB	05/09/92	In re Fidelity Medical, Inc. Securities Litigation	USDC NJ 92-1908 MTB
First Executive	First Executive Corporation by Steven Cooperman and Rodney B. Shields v. Fred Carr, et al., and First Executive Corporation	California Superior Court, Los Angeles C741965	10/27/89		
First Executive	Larry M. Carroll and Steven G. Cooperman v. First Executive Corporation, et al.	USDC CDCA 90-0388 RJ	01/25/90	In Re: First Executive Corporation Securities Litigation	USDC CDCA 89-7135 WDK
Fox Entertainment Group, Inc.	The Howard Vogel retirement Plan v. Peter J. Powers, et al.	Delaware Chancery 984-N	01/10/05	In re Fox Entertainment Group, Inc. Shareholders Litigation	Delaware Chancery 1033-N
Future Healthcare	Howard Vogel v. Future Healthcare, Inc.	USDC SD Ohio 95-182-SSB	03/13/95	in re Future Healthcare Securities Litigation	USDC SD Ohio 95-180
Gap	Seymour Lazar v. Gap Stores	USDC NDCA 76 1893	09/03/76	In re Gap Stores Securities Litigation	USDC NDCA MDL 277 SW
Gaylord Container	Howard Vogel and Helen Dagron v. Marvin A. Pomerantz, et al.	Delaware Chancery 14722	12/04/95	In re Gaylord Container Corporation Shareholders Litigation	Delaware Chancery 14618

#### Lavsuits

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Gaylord Container	Howard Vogel and Helen Dagron v. Marvin A. Pomerantz, et al.	Delaware Chancery Court, New Castle County 14722	12/04/95	In re Gaylord Container Corporation Shareholders Litigation	Delaware Chancery Court, New Castle County 14616
Genentech I	Seymour Lazar v. Robert A. Swanson, et al.	USDC NDCA C 88 4088 THE	10/13/88	In re Genentech Securities, Inc	USDC NDCA C 88 4038 DLJ
Genentech III	Robert Liebauer, Seymour Lazar and Hans Keim v Roche Holdings, Inc et al	New Castle County Delaware Chancery Court CA 14268	05/02/95	in re Genentech Inc. Shereholders Litigation	New Castle County Delaware Chancery Court CA 14265
General Electric	Seymour Lazar v. General Electric Company	USDC NDCA C 00 1821 MJJ	05/05/00	Churchill Village, L.L.C.,et al v. General Electric Company	USDC NDCA C 99 5073 MHP
General Instrument	Edward Nowman, Trustee for Stephanle Newman, Clifford Trust, Benjamin Katz, Phyllis Freeman, Frederick Rand, Steven Cooperman, Ruth Lindner, Jack Gross, Rita D'Arco, Ellen Klein and Lillian Skolnick v. General Instrument Corporation, et al	Dalaware (case number unknown)	арргох. 07/02/90	х.	
General Instrument	Seymour Lazar, derivatively on behalf of General Instrument Corp. v. John Seely Brown	USDC EDPA 95 CV 6773f	10/25/95	In Re General Instrument Corp. Securities Litigation	USDC NDIL 95 C 6007 GMM
Georgia Gulf	Gary Goldberg, Steven G. Cooperman, Jack M. Gross, Max Ellenberg and Ira Neaman v. Georgia Gulf Corp., et al.	Delaware 11054	08/22/89		
Guaranty National Corp.	Eugenia Gladstone Vogel v. Guaranty National Corporation, et al.	Denver, CO District Court 96-2277	05/09/96		
Guaranty National Corp.	Eugenia Gladstone Vogel v. Guaranty National Corporation, et al.	NY Supreme Court, NY County 96-602632	05/17/96		
Guaranty National Corp. (Guaranty II)	Eugenia Gladstone Voget v. Guaranty National Corporation, et al.	Denver, CO District Court 97-5754	Sept. 1997		
Happiness Express	Steven G. Cooperman v. Happiness Express Inc.	USDC SDNY 95-7731 RWS	09/07/95		
Health Management, Inc.	Howard Vogel, et al., v. BDO Seidman, LLP and health Management, Inc.	NY Supreme Court, NY County 603064	06/12/96		
Health Management, Inc.	Howard Vogel v. Clifford E. Hotte, et al.	USDC EDNY 96-1208 (TCP)	03/15/96	in re Health Management, Inc. Stockholders' Derivative Litlation	USDC EDNY 96-1208 (TCP)
Heart Technology	Mel Kinder v. Dr. David C. Auth, et al.	Delaware 14513	08/30/95		
Hertz I	Seymour Lazar v. The Hertz Corporation	San Diego Superior Court 461200	11/07/80		

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Homelink	Steven Cooperman v. Phyllis Reff, et al.	USDC SDFL 96-7206 Davis	10/21/96		
Individual	Steven Cooperman and Scott Sklar v. Individual, Inc.	USDC Massachusetts 96-12272 DPW	11/13/96		
Infinity Broadcasting	Eugenia Gladstone Vogel v. Đaviđ T. McLaughlin	Delaware Chancery 18219 NC	08/15/00	In re Infinity Broadcasting Corporation Shareholders Litigation	Delaware Chancery 18219 NC
Intimate Brands, Inc.	Eugenia Gladstone Vogel v. F. Gordon Gee, et al.	Delaware Chancery 02-19382 NC	02/05/02	In re Intimate Brands, Inc. Shareholders Litigation	Delaware Chancery 02-19382 NC
Jan Bell	Steven G. Cooperman and Nancy Cooperman v. Jan Bell Marketing, Inc., et al.	USDC SDFL 90-6183 Gonzalez	03/07/90	In re; Jan Beil Marketing Securities Litigation	USDC SDFL 90-6183 Gonzalez
Jardine	Seymour Lazar v. Jardine Strategic Holdings, Limited	County of New York Supreme Court 87-26513	10/27/87	Mortimer Schulman, et al v. Jardine Strategic Holdings Llmited	County of New York Supreme Court 26513/87
Jepson	Steven G. Cooperman, Frederick Rand, Barbars Gerber, Sonem Partners and Victoria A. Shaav v. The Jepson Corporation, et al.	Delaware 10987	07/28/89		
KVH Industries, Inc.	Howard Vogel v. KVH Industires, Inc., et al.	USDC RI 04-320-ML	07/21/04	Sekuk Global, et al. v. KVH Industries, Inc. et al.	USDC RI 04-306ML
LA Gear	Dr. Steven G. Cooperman v. Robert Y. Greenberg, et al.	USDC CDCA 90-2832 FW	06/04/90	In re L.A. Gear Securities Litigation	USDC CDCA 90-2832 KN
Life Technologies, Inc.	Eugenia Gladstone Vogel v. Life Technologies, Inc., et al.	Delaware Chancery 16519 NC	07/07/98	in re Life Technologies, Inc. Shareholders Litigation	Delaware Chancery 16513
Lin Broadcasting	Steven Cooperman v. Lin Broadcasting Corporation, et al.	Delaware 10658	03/06/89	In re Lin Broadcasting Corporation	Delaware 10596
Lockheed	Seymour Lazar v. Daniel M. Tellep, et al	Los Angeles Superior Court CA001171	04/13/89	Richard Rampell et al v. Daniel M. Tellep	Los Angeles Superior Court BC 111786
Lotus	Steven G. Cooperman v. Lotus Development Corporation	USDC Deleware 95-346	06/09/95		
Lyphomed	Vivian Gordon, As Custodian for David Gordon, Northwest Investment Club, Sheldon Shore, Steven Cooperman, Maring Gagliano, Thomas Roever and Lauren Benn v. Lyphomen, Inc., et al.	Delaware Chancery Court #11040	08/23/89		

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
MBNA	Dr. Steven Cooperman and Leslie U. Harris v. MBNA America, Inc., et al.	California Superior Court, Los Angeles BC 049848	03/03/92		
MBNA	Dr. Steven Cooperman and Leslie U. Harris v. MBNA America, Inc., et al.	USDC CDCA 92-2031 JSL	04/02/92		
MCA , Inc.	Seymour Lazar et al v. MCA Inc. et al	Los Angeles Superior Court BC011305	09/26/90	In Re MCA, Inc. Shareholders Litigation	New Castle County Delaware Chancery Court CA 11740
MCA, Inc.	Seymour Lazar, et al. v. MCA Inc., et al	Delaware Chancery C.A. 11740 (MAH)	09/26/90	In Re MCA Inc. Shareholders Litigation	Delaware Chancery C.A. 11740 (MAH)
MCI	Seymour Lazar, et al. vs. MCI Communications Corporation, et al.	San Diego Superior 521353	05/16/84	Seymour Lazar, et al. vs. MCI Communications Corporation	USDC SDCA 1435 N (M)
MCI	Seymour Lazar, et al. vs. MCl Communications Corporation, et al.	USDC SDCA 1435-B (M)	ukn.	In Re Long Distance Telecommunications Litigation	USDC EDMich, MDL-598 (ADT)
Medaphis	Melvyn Kinder v. Medaphis Corporation and Randolph G. Brown	USDC NDGA 95-1545 GET	06/16/95	In re: Medaphis Corporation Securities Litigation	USDC NDGA 95-2973 GET
Mellon I	Seymour Lazar v Dreyfus Corp.	County of New York Supreme Court 131068	12/09/93		
Mellon II	Kenneth Elan and Seymour Lazar v. Dwight L. Allison, Jr. et al	USDC EDPA 98-CV-2137	04/22/98		
Mercer intil	Eugenia G. Vogel, et al. v. Mercer International Inc., et al.	USDC CDCA 94-201-RT	10/28/94		
Mercer int'i	Eugenia G. Vogel and Wendy Y. Mitchell v. Mercer International, Inc., et al.	USDC CDCA 94-4229 WJR	06/23/94	Eugenia G. Vogel and Wendy Y. Mitchell v. Mercer International, Inc., et al.	USDC CDCA 94-201 RT
Mercer Int's	Alfonso L. Sedita v. Mercer International, Inc., et al.	USDC WDWA 94-553-WLD	04/13/94	In re Mercer International Securities Litigation	USDC WDWA 94-553-WLD
Micro Focus	Seymour Lazar v. Micro Focus Group, et al.	USDC NDCA 00-20055 (SW)	12/17/98	In Re Micro Focus Securities Litigation	USDC NDCA01-1352-SBA
Micro Focus	Seymour Lazar v. Micro Focus Group, et al.	USDC NDCA 99-5320 (WHA)	ukn.	In Re Micro Focus Securities Litigation	USDC NDCA01-1352-SBA
Micro Focus	Seymour Lazar v Micro Focus Group, PLC, et al.	USDC SDNY 98-8591 (LAP)	12/03/98	In Re Micro Focus Securities Litigation	USDC SDNY 98-8591 (LAP)
Multimedia	ai.	Philadelphia County Court of Common Pleas, C. A. No. 95-CP- 23-1708	06/15/95		
Multimedia	Jean Zaffos and Steven G. Cooperman v. Multimedia, Inc., et al.	USDC SDNY 95-9159 KMW (later changed to 95-9159 SHS)	10/25/95		

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
NASDAQ	Lawrence A. Abel, James J. Robbins, Seymour Lazar and Steven Cooperman v. Merrill Lynch & Co., et al.	California Superior Court, San Diego County, Case No. 677313	05/27/94		
Neff Corp	Howard Vogel v. Neff Corp., et al.	Delaware Chancery 17826 NC	02/29/00		
Neff Corp	Howard Vogel v. Jorge Mas	Delaware Chancery 18589	01/03/01		
New Image	Seymour Lazar, et al. vs. Robert H. Gurevitch, et al.	USDC CDCA 90-6345-ER (GHRx); (Bx); (GHKx); (VVB)	11/27/90		
Newhall Land and Farm	Steven Cooperman, Ronald Fischman and Lourdes Ramann v. Thomas L. Lee, et al., and The Newhall Land and Farming Company	Celifornia Superior Court, Los Angeles, CA001093	04/19/88	Case for which SC was paid	
Newhall Land and Farm	Steven Cooperman, Ronald Fischman and Lourdes Ramann v. Thomas L. Lee, et al.	USDC CDCA 88-3157 FW	06/02/88		
NRG Energy	Howard Vogel v. NRG Enerby, Inc., et al.	Delaware Chancery 19411 NC	02/15/02	In re: NRG Energy, Inc. Shareholders Litigation	Delaware Chancery 19411 NC
One Bancorp	Steven Cooperman v. The One Bancorp, et al.	USDC Maine 89-0315 GC	12/28/89	In re The One Bancorp Securities Litigation	USDC Maine 89-0315
Orlon	Steven G. Cooperman v. Orion Pictures Corporation, et al.	Delaware Chancery court #11956	approx. 01/10/91		
Orion	Chuck Kowall v. Orion Pictures Corporation, et al.	USDC EDNY #91-1903 CBA	05/28/91	In re Orion Pictures Corp. Securities Litigation	USDC EDNY 91-1903
Oxford Health Plans, Inc.	Howard Vogel Retirement Plan v. Oxford Health Plans, Inc., et al.	USDC CT 97-2325, transferred to USDC SDNY MDL No. 1222 (CLB)	10/31/97	In re Oxford Health Plans, Inc., Securities Litigation	USDC SDNY MDL-1222
Pathcom, Inc.	Seymour Lazar vs. Joseph Spivack, et al.	USDC CDCA 77-2493 (DWW)	07/07/77		
Pet, Inc.	In re Pet Incorporated Shareholders Litigation	Delaware Chancery Court #13984	03/02/95		
Prime Motor Inns	Steven G. Cooperman v. David A. Simon, et al.	USDC NJ 90-99 RJH	01/12/90	In re Prime Motor Inns Shareholders Litigation	USDC New Jersey 90-CV -87 DRD
Quanta Services, Inc.	Eugenia Gladstone Vogel v. Vincent D. Foster, et al.	Delaware Chancery 01-19324	12/21/01		
Recognition Equipment	Steven Cooperman v. Recognition Equipment, Inc., et al.	Delaware 10555	01/19/89		
Samuel Goldwyn	Mel Kinder v. Samuel Goldwyn, Jr., et al.	Delaware 14751	12/27/95		

Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Santa Fe Pacific Pipeline Partners	Eugenia Gladstone Vogel v. Santa Fe Pacific Pipeline Partners, L.P., et al.	Orange County Superior Court, CA 785816	10/23/97		
SCI	Steven Cooperman, on behalf of himself and derivatively on behalf of SCI Television, vs Ronald O. Perelman, et al. and SCI Television, Inc.	California Superior Court, Los Angeles, # BC100359	03/10/94		
Sequent Computers	Steven G. Cooperman v. Karl C. Powell, Jr. et al.	USDC Oregon 91-37 FR	01/11/91		
Shawmut	Gary Steiner, Kenneth Steiner and Leonard Shapiro v. Shawmut National Corporation, et USDC Connecticut 90-253	USDC Connecticut 90-253 AHN	03/23/90		
Shawmut	Sarah B. Shields, Lepow Equities, Inc., and Steven G. Cooperman v. Shawmut National Corp., et al.	USDC Massachusetts 90-10659 S	03/15/90		
Smithkline Backman	Steven G. Cooperman v. Smithkline Beckmann Corporation, et al,	Philadelphia County Court of Common Pleas Master File #2303	04/05/89		
Software Toolworks	Steven G. Cooperman v. Leslie Crane, et al.	USDC CDCA 90-3310 RJK	06/26/90		
Software Toolworks	Steven G. Cooperman v. The Software Toolworks Inc., et al.	USDC NDCA 90-2920 SAW	10/12/90	In re Software Toolworks Inc. Securities Litigation	USDC NDCA C-90-2906 FMS
Standard Oil	Ted Trief, et al. vs. The Standard Oil Company et al.	Ct. of Common Pleas, Cuyahoga County, OH 127045 (TOM)	approx. 04/09/87	In Re The Standard Oil Company / British Petroleum Litigation	Ct. of Common Pleas, Cuyahoga County, OH 126760 (TJP)
Stratosphere	Victor M. Opitz, et al., v. Robert E. Stupak, et al.	District Court, Clark County, NV Case No. A363019	08/16/96		
Student Loan Corp.	Howard Vogel IRA v. The Student Loan Corp., et al.	Delaware Chancery 17493 NC	10/22/99	In re The Student Loan Corp. Shareholders Litigation	Delaware Chancery 17491 NC
Student Loan Corp. II (derivative action)	Kenneth Steiner, Crandon Capital, Howard Voget, IRA, and Rick DeGeorge v. Citigroup, Inc.	Delaware Chancery 17810 NC	02/25/00	In re The Student Loan Derivative Litigation	Delaware Chancery 17799 NC
Sun Microsystems	Steven Cooperman and Montague Lane on behalf of themselves and derivatively on behalf of Sun Microsystems, Inc., v. Carol Bartz, et al.	California Superior Court, Santa Clara County, No. 731248	05/10/93		

#### Larysuits

Defendant <sub>.</sub>	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Sun Microsystems	Steven Cooperman and Montague Lane vs Carol Bartz, et al. and Sun Microsystems, Inc.	USDC NDCA 93-20292 RMW (later changed to 93-20292 EAI)	04/26/93	In re Sun Microsystems, Inc. Securities Litigation	
Swiss Army Brands	Eugenia G. Vogel v. Swiss Army Brands, Inc., et al.	Delaware Chancery 19698 NC	06/12/02	In re: Swiss Army Brands, Inc. Shareholders Litigation	Delaware Chancery 19698 NC
Symantec	Steven Cooperman and Eric D. Freed v. Gordon Eubanks, et al.	California Superior Court, Santa Clara County, No. CV758685	03/18/96		
TD Waterhouse	Eugenia Gladstone Vogel v. Richard J. Rzasa, et al.	Delaware Chancery 19171 NC	10/11/01	In re TD Waterhouse Group, Inc. Shareholders Litigation	Delaware Chancery 19166 NC
The Learning Co.	Seymour Lazar against The Learning Company, et al.	Delaware Chancery 16860NC	12/21/98		
Travelers Insurance	Stanley Ferber and Steven G. Cooperman v. The Travelers Corporation, et al.	USDC Connecticut 90-842 PCD	10/09/90	In re Travelers Corporation Securities Litigation	USDC Connecticut H-90-842 PCD
Travelers Property Casualty (Travelers / Citigroup II)	Howard Vogel v. Travelers Property Casualty Corp., et al.	Delaware Chancery 17902 NC	03/21/00	in re Travelers Property Casualty Corp. Shareholders Litigation	Delaware Chancery 17902 NC
TW Services	Seymour Lazar against TW Services, Inc., et al.	Delaware Chancery 10343	10/11/88	In re TW Services, Inc. Shareholders Litigation	Delaware Chancery 10298 (Allen)
TWA	Seymour Lazar against Carl C. Icahn, et al.	Delaware Chancery 87 Civ. 8851 (RO)	Amended Complatint 12/16/87	·	
TWA II	Adele Charal, et al. v. Trans World Airlines, Inc., et al.	Delaware Chancery 9844	approx. 05/05/88	In Re Trans World Airlines, Inc. Shareholders Litigation	Delaware Chancery 9844 (Allen)
United Airlines	Steven G. Cooperman and Naomi Masri. v. UAL Corporation, et al.	Delaware Chancery Ct Case No. 11020	08/09/89		( mony
Unity Buying	Seymour Lazar, et al. vs. Unity Buying Service Co., Inc. and DOES I through X, Inclusive	San Diego Superior 511287 (AWJ); (SER); (JRM); and (REM)	10/26/83		
Urearco	Steven G. Cooperman v. Urcarco, Inc., et al.	USDC NDTX 90-2047 G	07/26/90	In re: Urcarco Securities Liligation	USDC NOTX CA3-90-1737 P
Urcarco	Steven G. Cooperman v. Urcarco, Inc., et al.	USDC NDTX 90-551 E	07/26/90	In re: Urcarco Securities Litigalion	USDC NDTX CA3-90-1737 P
US Oncology	Howard Vogel v. Lloyd K. Everson, et al.	Delaware Chancery 324-N	03/22/04	In re US Oncology, Inc. Shareholders Litigation	Delaware Chancery 324-N
Valero Energy	Howard J. Vogel v. Valero Energy Corporation, et al.	Texas District Court, Bexar, TX 91-CI-12179	08/23/91	none	
Valero Natural Gas Partners (Valero II)	Howard J. Vogel v. Edward C. Benninger, et al,	Delaware Chancery 13194	05/15/94	In re Valero Ntural Gas Partners, L.P. Litigation	Delaware Chancery 13194

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Defendant	Initial Case Caption	Initial Case Number	Filing Date	Consolidated Case Caption	Consolidated Case Number
Valley National	Steven Cooperman v. Valley National Corporation, et al.	USDC Arizona 89-1733 EHC	10/20/89	David Hoexter v. James P. Simmons	USDC Arizona 89-1069 RCB, 89-1732 RCB, 89-1733 RCB (Consolidated)
Vastar Resources, Inc.	Eugenia Gladstone Vogel v. Jimmie D. Callison, at al.	Delaware Chancery 17890 NC	03/17/00	In re Vastar Resources, Inc. Shareholders Litigaton	Delaware Chancery 17888 NC
Vernitron	Seymour Lazar v. Vernitron Corporation, et al.	Delaware Chancery 12187	07/11/91	In re Vernitron Corporation Shareholders Litigation	Delaware Chancery 12181 (CB)
W.R. Grace & Co.	Seymour Lazar against W. R. Grace & Co., et al.	USDC SDFL 95-8633 ZLOCH	10/19/95	Morris Gladstein, et al. vs. W. R. Grace & Co., et al.	USDC SDFL 95-8632 ZLOCH
W.R. Grace & Co.	Bruce G. Murphy, et al. against W. R. Grace & Co.	USDC SDNY 95 Civ. 9003 (JFK)	10/20/95	In re W. R. Grace & Co. Securities Litigation	USDC SDNY 95-9003 (JFK)
Western National Corp.	Howard Vogel v. Michael J. Poulos, et al.	Delaware Chancery 15930 NC	09/12/97	In re Western National Corporation Shareholders Litigation	Delaware Chancery 15927 NC
Xerox	Helene Giaraputo vs. Xerox Corporation	USDC CT 3:99CV2374 AWT	12/09/99	In Re Xerox Corporation Securities Litigation	USDC CT 3:99CV2374 AWT
Zenith	A. Jacques Lou vs. Stanley R. Zax, et al. and Zenith National	California Superior Court, BC015017	11/14/90		
Zenith Electronics	Seymour Lazar v. Hun Jo Lee, et al. and Zenith Electronics Corporation	Delaware Chancery C.A. 15705	05/22/97		
Zenith National	A. Jacques Lou vs. Stanley R. Zax, et al. and Zenith National	LA Sup. BC 015017 JHL	11/14/90		-
ZZZZ Best	A. Jacques Lou, Seymour Lazar and Robert Margolin vs. Bruce T. Andersen	USDC CDCA 87-06151 AAH	09/16/87	In Re ZZZZ Best Securities Litigation	USDC CDCA 87-3574 RSWL

## EXHIBIT A

(PART 2 OF 2)

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Case 2:05-cr-00587-JFW Document 515-3 Filed 06/16/2008

EXHIBIT B TO MILBERG LLP CASE DISPOSITION AGREEMENT

#### EXHIBIT B

# STATUTE OF LIMITATIONS TOLLING AGREEMENT BETWEEN MILBERG LLP AND THE UNITED STATES ATTORNEY'S OFFICE FOR THE CENTRAL DISTRICT OF CALIFORNIA

- Agreement") is entered into between the law firm of Milberg LLP and the United States Attorney's Office for the Central District of California (the "USAO" or the "government"). This Tolling Agreement is entered into in connection with, and shall be effective as of the effective date of, the Case Disposition Agreement between Milberg LLP and the USAO in <u>United States v.</u>

  Milberg LLP, et al., CR 05-587(D)-JFW ("U.S. v. Milberg LLP").

  Capitalized terms herein shall have the same meaning as ascribed to such terms in the Case Disposition Agreement.
- 2. Having been fully advised by its counsel, Milberg LLP knowingly, voluntarily, and intelligently agrees that, for any of the offenses described in paragraph 3 below, the period beginning on May 18, 2006 and continuing to March 31, 2013, shall be tolled and excluded from any calculation of time for purposes of:

  (a) applying any federal statute of limitations; (b) any constitutional, statutory, or common law defense, claim, or argument relating to pre-indictment delay; and (c) any constitutional, statutory, or common law defense, claim, or argument relating to post-indictment delay, including any such

claim under 18 U.S.C. § 3161 or Federal Rule of Criminal Procedure 48(b).

- 3. This Tolling Agreement applies to any offense arising from, relating to, or based upon any of the following conduct occurring prior to May 18, 2006:
- (a) any of the conduct charged in the second superseding indictment filed in <u>U.S. v. Milberg LLP</u>;
- (b) any conduct described in Exhibit A to the Case

Disposition Agreement.

READ AND AGREED TO:

UNITED STATES ATTORNEY'S OFFICE FOR THE CENTRAL DISTRICT OF CALIFORNIA:

RICHARD E. ROBINSON Date
Assistant United States Attorney
Major Frauds Section

MILBERG LLP:

Partner Milberg LLP

#### CERTIFICATIONS

Date

I, \_\_\_\_\_\_\_\_\_, am a partner of the law firm
Milberg LLP, formerly known as "Milberg Weiss LLP," "Milberg
Weiss Bershad LLP," "Milberg Weiss Bershad & Schulman LLP,"

"Milberg Weiss Bershad Hynes & Lerach LLP," and "Milberg Weiss
Bershad Specthrie & Lerach" ("Milberg LLP"), and am duly
authorized to enter into this Tolling Agreement on behalf of
Milberg LLP. This Tolling Agreement is entered into in
connection with the Case Disposition Agreement between Milberg
LLP and the USAO in <u>United States v. Milberg LLP</u>, et al., CR 05587(E)-JFW ("<u>U.S. v. Milberg LLP</u>"). I understand the terms of
this Tolling Agreement and the Case Disposition Agreement, and I
voluntarily, knowingly, and willfully agree, on behalf of Milberg

LLP, to all of those terms without force, threat, or coercion.
Milberg LLP and I are satisfied with the representation of
Milberg LLP by its counsel, Zuckerman Spaeder LLP and Mayer Brown
LLP.
Date
Partner, Milberg LLP
I, William W. Taylor, a member of the law firm of Zuckerman
Spaeder LLP, am counsel of record in <u>U.S. v. Milberg LLP</u> for
defendant Milberg LLP. I believe that is a
partner of Milberg LLP who is duly authorized to enter into this
Tolling Agreement on behalf of Milberg LLP. To the best of my
knowledge and belief, Milberg LLP's decision to enter into this
Tolling Agreement is an informed and voluntary one.
WILLIAM W. TAYLOR, III Date Zuckerman Spaeder LLP
Zuckerman Spaeder LLP Counsel for Milberg LLP
Zuckerman Spaeder LLP

counsel of record in <u>U.S. v. Milberg LLP</u> for defendant Milberg

Milberg LLP who is duly authorized to enter into this Tolling

Agreement on behalf of Milberg LLP. To the best of my knowledge

LLP. I believe that \_\_\_\_\_\_ is a partner of

and belief, Milberg LLP's decision to enter into this Tolling

Agreement is an informed and voluntary one.

BRYAN DALY Date

Mayer Brown LLP Counsel for Milberg LLP

EXHIBIT C TO MILBERG LLP CASE DISPOSITION AGREEMENT

EXHIBIT C

Waiver of Indictment

Cr. Form No. 18

# **United States District Court**

FOR THE

#### CENTRAL DISTRICT OF CALIFORNIA

	CENTRAL DIST	RICT	JF (		OVIVI	. <u>.</u>		
UNITED STATES	OF AMERICA,	) ) I	No.	CR				
Plaintiff	; ,	)		<u></u>				
	v.	}						
MILBERG LLP,		)						
Defendant		) ) )						
MILBERG	LLP, the above	named	defe	ndant,	beir	ng adv	ised	of
the nature of	the charges tha	at may	be b	rought	aga:	inst i	t in	the
event of its h	oreach of the Ca	ase Dis	posi	tion A	Agreen	ment e	ntere	đ
into in <u>United</u>	l States v. Mill	perg LL	Р, <u>е</u>	<u>t al.</u>	, CR (	5-587	(D) -J	FW,
and of its rig	ghts, hereby was	ives pr	osec	ution	by in	ndictm	ent f	or
any charges b	cought pursuant	to par	agra	phs 20	5 thre	ough 2	8 of	the
Case Disposit:	ion Agreement an	nd cons	ents	that	any :	such c	harge	s may
be brought by	information ins	stead o	f by	indi	ctmen	Ξ.		
DATE:								
DAIB.		MILBE By: Its:						
DATE:		Name:						
DATE:				. <del></del> .				
		Couns MILBE		or De	fenda	nt		

Waiver of Indictment

Cr. Form No. 18

### **United States District Court**

FOR THE

#### CENTRAL DISTRICT OF CALIFORNIA

•		· ,
UNITED STATES OF AMERICA,	) No	CR
Plaintiff,	· )	
ν.	)	
MILBERG LLP,	Ś	
Defendant.	)	
	)	•

MILBERG LLP, the above named defendant, being advised of the nature of the charges that may be brought against it in the event of its breach of the Case Disposition Agreement entered into in <u>United States v. Milberg LLP</u>, et al., CR 05-587(D)-JFW, and of its rights, hereby waives prosecution by indictment for any charges brought pursuant to paragraphs 26 through 28 of the Case Disposition Agreement and consents that any such charges may be brought by information instead of by indictment.

DATE:	6/16/09	Mulberglis
		MILBERG ILLP BY: SANFOAD P, DUMAIN
DATE:	6/16/08	Its: Party Mula
	·	Name: MATTHEW GLUCK
DATE:	2/16/08	WITHESS Wally
		Counsel for Defendant
		MILBERG LLP

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Case 2:05-cr-00587-JFW Document 515-5

EXHIBIT D TO MILBERG LLP CASE DISPOSITION AGREEMENT

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Case 1:08-cv-03095-LTS
                                         Filed 06/20/2008
                                                          Page 12 of 35
                         Document 38-3
  ¢ase 2:05-cr-00587-JFW
                         Document 5
                                         Filed 06/16/2008
                                                         Page 2 of 12
   THOMAS P. O'BRIEN
    United States Attornev
   LEON W. WEIDMAN
    Chief, Civil Division
   RICHARD E. ROBINSON (Cal. Bar #090840)
   Assistant United States Attorney
 4
         1100 United States Courthouse
         312 North Spring Street
         Los Angeles, California 90012
Telephone: (213) 894-0713
 5
 6
         Facsimile:
                      (213) 894-6269
         E-mail: <u>Richard, Robinson@usdoj.gov</u>
 7
   Attorney for Plaintiff
   UNITED STATES OF AMERICA
 8
 9
10
                         UNITED STATES DISTRICT COURT
11
                   FOR THE CENTRAL DISTRICT OF CALIFORNIA
12
13
   UNITED STATES OF AMERICA,
                                      ) CASE NO. CV
14
         Plaintiff,
                                        STIPULATION FOR ENTRY OF
15
                                        CONSENT JUDGMENT
         v.
16
   MILBERG LLP,
17
         Defendant.
18
19
         The parties to this Stipulation for Entry of Consent Judgment
20
    ("this Stipulation") are plaintiff the United States of America and
21
   defendant Milberg LLP, appearing individually and through its
22
   counsel in this action.
23
         The parties hereby stipulate as follows:
24
             The Court has subject matter jurisdiction over this action
25
   pursuant to 28 U.S.C. § 1345.
26
         2. Defendant Milberg LLP acknowledges and accepts service of
27
   the Complaint in this action.
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3. The Court has personal jurisdiction over defendant Milberg

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Page 3 of 12

LLP in this action.

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- Venue is proper in this District pursuant to 28 U.S.C. § 1391(b) because defendant Milberg LLP has an office and transacts business in this District.
- Milberg LLP and the United States entered into an agreement effective July 1, 2008 entitled "Case Disposition Agreement for Defendant Milberg LLP" (the "CDA"), filed in the United States Court for the Central District of California in United States v. Milberg LLP, et al., case no. CR 05-587(D)-JFW.
- 6. Milberg LLP is required to: (a) make certain installment payments to the United States Treasury and the United States Postal Inspection Service Consumer Fraud Fund, pursuant to paragraphs 13 and 14 of the CDA; (b) pay applicable interest as part of each of the foregoing installment payments, pursuant to paragraph 15 of the CDA; and (c) satisfy Milberg LLP's installment payment obliqations on an accelerated basis in the event that Milberg LLP's "Gross Revenues" exceed certain thresholds, pursuant to paragraphs 16 and 17 of the CDA. (The foregoing are hereinafter referred to individually and collectively as the "payment obligations").
- The United States is authorized and entitled to file this Stipulation for Entry of Consent Judgment, as well as a Complaint and Consent Judgment based thereon substantially in the form attached hereto, if and only if (a) Milberg LLP defaults on any payment obligations; or (b) there has been a final determination of breach of the CDA pursuant to paragraphs 26 through 28 of the CDA. The United States is further authorized and entitled to insert in the Complaint and Consent Judgment as the amount then due and owing

from Milberg LLP to the United States a dollar amount that is the sum of all of the amounts not yet paid under paragraphs 13 through 15 of the CDA.

- 8. If and when the full amount of the Consent Judgment has been paid, the United States shall prepare and file a Satisfaction of Judgment with the Clerk of the Court and, if any lien has been recorded, shall provide Defendant with a Release of Lien Under Abstract of Judgment, which may be recorded with the applicable County Recorder's Office.
- 9. Both the United States and defendant Milberg LLP's counsel have participated in the drafting and preparation of this Stipulation. Therefore no provision of this Stipulation shall be construed against either party.
- 10. This Stipulation represents the full and complete agreement by and between the parties regarding the subject matter of this Stipulation. This Stipulation shall not be modified or amended except in a writing signed by the person or entity against ///

19 ///

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Document 515-5

**d**ase 2:05-cr-00587-JFW

Disposition Agreement.

READ AND AGREED TO:

UNITED STATES ATTORNEY'S OFFICE FOR THE CENTRAL DISTRICT OF CALIFORNIA:

RICHARD E. ROBINSON
Assistant United States Attorney
Major Frauds Section

Date

MILBERG LLP:

Partner Milberg LLP

#### CERTIFICATIONS

I, SANFORD P. DWANN, am a partner of the law firm Milberg LLP, formerly known as "Milberg Weiss LLP," "Milberg Weiss Bershad & Schulman LLP," "Milberg Weiss Bershad & Schulman LLP," "Milberg Weiss Bershad Hynes & Lerach LLP," and "Milberg Weiss Bershad Specthrie & Lerach" ("Milberg LLP"), and am duly authorized to enter into this Tolling Agreement on behalf of Milberg LLP. This Tolling Agreement is entered into in connection with the Case Disposition Agreement between Milberg LLP and the USAO in United States v. Milberg LLP, et al., CR 05-587(E)-JFW ("U.S. v. Milberg LLP"). I understand the terms of this Tolling Agreement and the Case Disposition Agreement, and I voluntarily, knowingly, and willfully agree, on behalf of Milberg

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LLP, to all of those terms without force, threat, or coercion. Milberg LLP and I are satisfied with the representation of Milberg LLP by its counsel, Zuckerman Spaeder LLP and Mayer Brown LLP.

Partner, Milberg LLP

I, William W. Taylor, a member of the law firm of Zuckerman Spaeder LLP, am counsel of record in U.S. v. Milberg LLP for defendant Milberg LLP. I believe that partner of Milberg LLP who is duly authorized to enter into this Tolling Agreement on behalf of Milberg LLP. To the best of my knowledge and belief, Milberg LLP's decision to enter into this Tolling Agreement is an informed and voluntary one.

WILLIAM W. TAYLOR, III Zuckerman Spaeder LLP Counsel for Milberg LLP Date

I, Bryan Daly, a member of the law Mayer Brown LLP, am counsel of record in U.S. v. Milberg LLP for defendant Milberg I believe that umun is a partner of Milberg LLP who is duly authorized to enter into this Tolling Agreement on behalf of Milberg LLP. To the best of my knowledge Case 2:05-cr-00587-JFW

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Disposition Agreement.

READ AND AGREED TO:

UNITED STATES ATTORNEY'S OFFICE FOR THE CENTRAL DISTRICT OF CALIFORNIA:

RICHARD E. ROBINSON Assistant United States Attorney Major Frauds Section

Date

MILBERG LLP:

Partner Milberg LLP

### CERTIFICATIONS

I. SANFORD P. DVMAIN, am a partner of the law firm Milberg LLP, formerly known as "Milberg Weiss LLP," "Milberg Weiss Bershad LLP," "Milberg Weiss Bershad & Schulman LLP," "Milberg Weiss Bershad Hynes & Lerach LLP," and "Milberg Weiss Bershad Specthrie & Lerach" ("Milberg LLP"), and am duly authorized to enter into this Tolling Agreement on behalf of Milberg LLP. This Tolling Agreement is entered into in connection with the Case Disposition Agreement between Milberg LLP and the USAO in United States v. Milberg LLP, et al., CR 05-587(E)-JFW ("U.S. v. Milberg LLP"). I understand the terms of this Tolling Agreement and the Case Disposition Agreement, and I voluntarily, knowingly, and willfully agree, on behalf of Milberg

1 whom enforcement is sought. 2 THE UNITED STATES OF AMERICA THOMAS P, O'BRIEN United States Attorney LEON W. WEIDMAN Chief, Civil Division 5 6 Dated RICHARD E. ROBINSON Assistant United States Attorney 7 Attorneys for Plaintiff 8 UNITED STATES OF AMERICA 9 MILBERG LLP 10 11 Partner 12 Milberg LLP 13 BRYAN DALY Mayer Brown LLP 14 15 Counsel for Milberg LLP 16 17 WILLIAM W. TAYLOR, III Date Zuckerman Spaeder LLP 18 Counsel for Milberg LLP 19 CERTIFICATIONS 20 , am a partner of the law firm Milberg 21 LLP, formerly known as "Milberg Weiss LLP," "Milberg Weiss & Bershad 22 LLP, " "Milberg Weiss Bershad & Schulman LLP, " "Milberg Weiss Bershad 23 Hynes & Lerach LLP, " and "Milberg Weiss Bershad Specthrie & Lerach" 24 ("Milberg LLP"), and am duly authorized, in accordance with all 25 requirements of the Milberg LLP partnership agreement, to enter into

26 this Stipulation for Entry of Consent Judgment on behalf of Milberg

27 LLP (the "Stipulation"). I understand the terms of this

28

Case 2:05-cr-00587-JFW

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	whom enforcement is sought.					
	2 THE UNITED STATES OF AMERICA					
	3 THOMAS P. O'BRIEN					
	United States Attorney 4 LEON W. WEIDMAN					
:	Chief, Civil Division					
(	5					
	RICHARD E. ROBINSON Dated Assistant United States Attorney					
8	# Attorneys for Plaintiff					
9	MILBERG LLP					
10						
11	u vare					
12	Partner Milberg LLP					
13						
14	1)274					
15	Mayer Brown LLP Counsel for Milberg LLP					
16	Will D laybox 6/18/08					
17	WILLIAM W. TAYLOR, III					
18	Zuckerman Spaeder LLP Counsel for Milberg LLP					
19	<u>CERTIFICATIONS</u>					
20	I,, am a partner of the law firm Milberg					
21	LLP, formerly known as "Milberg Weiss LLP," "Milberg Weiss & Bershad					
22	LLP, " "Milberg Weiss Bershad & Schulman LLP, " "Milberg Weiss Bershad					
23	Hynes & Lerach LLP," and "Milberg Weiss Bershad Specthrie & Lerach"					
24	("Milberg LLP"), and am duly authorized, in accordance with all					
	requirements of the Milberg LLP partnership agreement, to enter into					
26	this Stipulation for Entry of Consent Judgment on behalf of Milberg					
27	LLP (the "Stipulation"). I understand the terms of this					
28	4					
	ਾ -					

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I Stipulation, and I voluntarily, knowingly, and willfully agree, on 2 behalf of Milberg LLP, to all of those terms without force, threat, 3 or coercion. No promises, representations, or inducements, other 4 than those set forth in this Stipulation, have been made to Milberg LLP or me to cause me to enter into this Stipulation on behalf of 5 the law firm. Milberg LLP's counsel, Zuckerman Spaeder LLP and 6 7 Mayer Brown LLP, have advised Milberg LLP concerning this 8 Stipulation, including the rights and defenses that Milberg LLP will 9 be giving up by entering into the Stipulation. Milberg LLP and I 10 are satisfied with the counsel that Zuckerman Spaeder LLP and Mayer Il Brown LLP have provided to Milberg LLP in this matter.

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14 Partner,

Defendant Milberg LLP

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I, Bryan Daly, a member of the law firm Mayer Brown LLP, am counsel for defendant Milberg LLP. I believe that

Savad P. Durkan is a partner of Milberg LLP who is duly authorized to enter into this Stipulation for Entry of Consent 20 Judgment on behalf of Milberg LLP (the "Stipulation"). To the best 21 of my knowledge and belief, Milberg LLP's decision to enter into 22 this Stipulation is an informed and voluntary one.

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BRYAN DALY 25 Mayer Brown LL

Counsel for Milberg LLP

I, William W. Taylor, a member of the law firm of Zuckerman

	Spaeder LLP, am counsel for defendant Milberg LLP. I believe that SAMFOND DWMAIN is a partner of Milberg LLP who is duly
	authorized to enter into this Stipulation for Entry of Consent
1	Judgment on behalf of Milberg LLP (the "Stipulation"). To the best
- 51	of my knowledge and belief, Milberg LLP's decision to enter into
- 33	this Stipulation is an informed and voluntary one.
11	

WILLIAM W. TAYLOR, III Zuckerman Spaeder LLP Counsel for Milberg LLP

6 (18/0Y Date

EXHIBIT E TO MILBERG LLP CASE DISPOSITION AGREEMENT

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                                        Filed 06/16/2008
                                                       Page 2 of 7
 1
   THOMAS P. O'BRIEN
    United States Attorney
   LEON W. WEIDMAN
    Chief, Civil Division
   RICHARD E. ROBINSON (Cal. Bar #090840)
   Assistant United States Attorney
 4
         1100 United States Courthouse
         312 North Spring Street
 5
        Los Angeles, California 90012
         Telephone: (213) 894-0713
                    (213) 894-6269
 6
         Facsimile:
         E-mail: Richard.Robinson@usdoj.gov
   Attorneys for Plaintiff
   UNITED STATES OF AMERICA
 8
 9
10
                        UNITED STATES DISTRICT COURT
11
                   FOR THE CENTRAL DISTRICT OF CALIFORNIA
12
13
   UNITED STATES OF AMERICA,
                                     ) CASE NO. CV
14
        Plaintiff,
                                     ) UNITED STATES' COMPLAINT TO
15
                                     ) RECOVER MONEY OWED
        v.
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   MILBERG LLP,
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        Defendant.
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        Plaintiff United States of America, through its attorneys,
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   alleges as follows:
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       JURISDICTION AND VENUE
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        1. This is an action to recover money owed to the United
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   States by defendant Milberg LLP (formerly known as "Milberg Weiss
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   LLP," "Milberg Weiss & Bershad LLP," and "Milberg Weiss Bershad &
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   Schulman LLP" ("Milberg LLP"). This Court has subject matter
26
   jurisdiction pursuant to 28 U.S.C. § 1345.
27
        2. Venue is proper in this District under 28 U.S.C. § 1391(b)
```

28 because defendant Milberg LLP has an office and transacts business

Document 38-3

Filed 06/20/2008

Case 1:08-cv-03095-LTS

in this District.

### II. PARTIES

- 3. Plaintiff is the United States of America.
- 4. Defendant Milberg LLP is a New York limited liability partnership, with headquarters in New York, New York, and maintains an office in this District.

# III. DEFENDANT MILBERG LLP'S AGREEMENT TO PAY MONEY TO THE UNITED STATES

- 5. Milberg LLP and the United States entered into an agreement effective July 1, 2008 entitled "Case Disposition Agreement for Defendant Milberg LLP" (the "Agreement"), filed in the United States Court for the Central District of California in United States v. Milberg LLP, et al., case no. CR 05-587(D)-JFW. A true and correct copy of the Agreement is attached hereto and incorporated herein by reference.
- 6. Milberg LLP is required to: (a) make certain installment payments to the United States Treasury and the United States Postal Inspection Service Consumer Fraud Fund, pursuant to paragraphs 13 and 14 of the Agreement; (b) pay applicable interest as part of each of the foregoing installment payments, pursuant to paragraph 15 of the Agreement; and (c) satisfy Milberg LLP's installment payment obligations on an accelerated basis in the event that Milberg LLP's "Gross Revenues" exceed certain thresholds, pursuant to paragraphs 16 and 17 of the Agreement. (The foregoing are hereinafter referred to individually and collectively as the "payment obligations").
  - 7. The United States is entitled to file a Stipulation for

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Entry of Consent Judgment and a Complaint and Consent Judgment based thereon, pursuant to paragraph 19 of the Agreement, if (a) Milberg LLP defaults on any payment obligations; or (b) there has been a final determination of breach pursuant to paragraphs 26 through 28 of the Agreement.

The United States is authorized and entitled, pursuant to the Stipulation for Entry of Consent Judgment, to insert in the Complaint and Consent Judgment as the amount then due and owing from Milberg LLP to the United States a dollar amount that is the sum of all of the amounts not yet paid under paragraphs 13 through 15 of the Agreement.

### FIRST CLAIM FOR RELIEF

# [Default on Payment Obligation]

- The United States incorporates the allegations of paragraph 1 through 8 above.
- Milberg LLP is in default on its payment obligation to the United States. Milberg LLP therefore owes the United States the sum of all of the amounts not yet paid under paragraphs 13 through 15 of the Agreement, which is the sum of \$

### SECOND CLAIM FOR RELIEF

### [Breach of Agreement]

- 11. The United States incorporates the allegations of paragraph 1 through 8 above.
- There has been a final determination of breach pursuant to paragraphs 26 through 28 of the Agreement. Milberg LLP therefore owes the United States the sum of all of the amounts not yet paid under paragraphs 13 through 15 of the Agreement, which is

Case 2:05-cr-00587-JFW Document 515-6 Filed 06/16/2008 Page 5 of 7 1 the sum of \$ \_\_\_\_. 2 PRAYER 3 WHEREFORE, plaintiff the United States of America prays for 4 judgment against defendant Milberg LLP on the First Claim for 5 Relief and/or for the Second Claim for Relief, for the following: the sum of \$ , plus interest thereon at the legal rate, 6 7 and all other relief this Court deems just and proper. 8 DATED: 9 Respectfully submitted, 10 THOMAS P. O'BRIEN United States Attorney 11 LEON W. WEIDMAN 12 Assistant United States Attorney Chief, Civil Division 13 14 By: RICHARD E. ROBINSON 15 Assistant United States Attorney 16 Attorneys for Plaintiff 17 UNITED STATES OF AMERICA 18 19 20 21 22 23 24 25 26 27

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                                                     Page 28 of 35
   Case 2:05-cr-00587-JFW Document file iled 06/16/2008 Page 6 of 7
 1
   THOMAS P. O'BRIEN
   United States Attorney
   LEON W. WEIDMAN
   Chief, Civil Division
   RICHARD E. ROBINSON (Cal. Bar #090840)
   Assistant United States Attorney
 4
        1100 United States Courthouse
        312 North Spring Street
 5
        Los Angeles, California 90012
        Telephone: (213) 894-0713
 6
        Facsimile: (213) 894-6269
        E-mail: Richard.Robinson@usdoj.gov
 7
   Attorneys for Plaintiff
   UNITED STATES OF AMERICA
 8
 9
10
                       UNITED STATES DISTRICT COURT
11
                  FOR THE CENTRAL DISTRICT OF CALIFORNIA
12
13
   UNITED STATES OF AMERICA, ) CASE NO. CV
14
        Plaintiff,
                                   ) CONSENT JUDGMENT
15
        \mathbf{v}.
16
   MILBERG LLP,
17
        Defendant.
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19
20
        IT IS HEREBY ORDERED, ADJUDGED AND DECREED that, pursuant
21
   to the Stipulation for Entry of Consent Judgment filed herein by
22
   Plaintiff the United States of America and Defendant Milberg LLP,
23
   and good cause appearing, judgment on the Plaintiff's claims shall
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   be and hereby is entered in favor of Plaintiff and against
25
   Defendant, in the principal sum of $______, plus
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   ///
27
   ///
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```

post-judgment interest at the legal rate in effect on the date of 1 2 entry of judgment pursuant to 28 U.S.C.§ 1961(b), as amended. 3 4 DATED: 5 6 7 8 UNITED STATES DISTRICT JUDGE 9 10 11 12 13 14 15 16 17 18 19 SUBMITTED BY: 20 THOMAS P. O'BRIEN United States Attorney 21 LEON W. WEIDMAN Chief, Civil Division 22 23 RICHARD E. ROBINSON Dated 24 Assistant United States Attorney Attorneys for Plaintiff 25 UNITED STATES OF AMERICA 26 27 28 2

Filed 06/20/2008

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EXHIBIT F TO MILBERG LLP CASE DISPOSITION AGREEMENT

1 **EXHIBIT F** 2 **BEST PRACTICES PROGRAM** 3 INTRODUCTION 4 1. Milberg LLP (the "Firm") voluntarily implemented a "best practices" 5 program on or about February 8, 2006 and it agrees to maintain the program as described herein for 24 months after the execution of its Case Disposition Agreement (the 6 7 "Agreement") with the United States Attorney's Office for the Central District of 8 California (the "USAO"). 9 THE PROGRAM 10 2. The Firm agrees to: 11 (a) ensure full compliance with all legal and ethical rules and 12. requirements applicable to the Firm's payment of, or arrangement to pay, any (1) referral 13 fee, co-counsel fee, or other fee division or fee sharing; (2) expert witness; or 14 (3) significant political contribution, charitable contribution, or gift (collectively referred 15 to hereinafter as the "Rules"); 16 (b) require every attorney in the Firm, when entering into any 17 arrangement to pay a referral fee or other fee division or sharing of fees, to prepare and 18 promptly provide to the Compliance Monitor (as defined below) "front end" documents 19 that (1) specify the terms of and justification for the arrangement; (2) in the case of any 20 referral fee arrangement, include written representation(s) from the individual or entity 21 who is expected to share in the fees that the arrangement meets the legal and ethical 22 requirements of all applicable jurisdictions, including the jurisdiction(s) applicable to the 23 individual or entity who is expected to share in the fees; and (3) in the case of any referral 24 fee arrangement, include written representation(s) from referring counsel and the referred 25 client that the client has knowingly consented to the referral fee arrangement and will not 26 receive any direct or indirect pecuniary benefit from such arrangement; 27 promptly disclose to the Compliance Monitor any modification of (c) 28 an arrangement provided to the Compliance Monitor pursuant to subparagraph (2)(b); 29 (d) require that upon the resolution of litigation in which the Firm 30 intends to pay any referral fee, co-counsel fee, and/or any other fee division or sharing of

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client;

1 fees, a responsible Firm attorney prepare and promptly provide to the Compliance 2 Monitor "back end" documents that (1) specify each such intended payment(s): 3 (2) contain an explanation of the propriety of such payment(s); and (3) in the case of any 4 referral fee payment, include written representations from the individual or entity 5 receiving such referral fee payment(s) that no portion of such fee has been or will be paid 6 over directly or indirectly to any litigation plaintiff(s): 7 hold payments of referral fees or any other fee division or sharing (e) 8 of fees (other than payments to co-counsel of record) until the required "back end" 9 documentation has been scrutinized and approved by the Compliance Monitor; 10 (f) in connection with any court filing by the Firm seeking approval of 11 an attorney fee award, disclose to the court (1) the existence of any arrangement by the 12 Firm to share the requested fees with any person other than co-counsel of record in the 13 case, (2) the identity of such person or persons, and (3) an offer to provide the court with 14 the terms of such arrangement(s) upon request by the court; 15 retain the "front end" and "back end" documents described above (g) 16 during the Agreement Term (as defined in the Agreement); 17 disclose to the Compliance Monitor and, upon the recommendation (h) of the Compliance Monitor, disclose to the relevant court(s), any relationship between 18 19 any referring party, co-counsel, or other firm or individual sharing in the fee in any case. 20 on the one hand, and persons or entities associated with such firm or individual, on the 21 other hand, that may present a conflict of interest or the appearance of a conflict of 22 interest: 23 (i) with respect to any expert witness, disclose to the Compliance 24 Monitor any compensation obligation or arrangement benefitting the witness that depends 25 in whole or in part upon the success of any litigation (i.e. not only the litigation in which 26 the individual is serving as an expert witness); 27 in connection with any motion to approve a client of the Firm as a (i)28 lead plaintiff in any class action or shareholder derivative action, disclose to the 29 Compliance Monitor and, upon the recommendation of the Compliance Monitor, disclose

to the court presiding over such action any fee arrangement between the Firm and such

1	(k) notify the Compliance Monitor of any disclosures made to third
2	parties, including but not limited to any courts, pursuant to this Program, and provide
3	copies of such disclosure(s) to the Compliance Monitor; and
4	(l) take appropriate steps to identify and ensure the propriety of
5	significant political contributions, charitable contributions, and gifts by the Firm and
6	maintain a central record under the supervision of the Compliance Monitor of all
7	significant political contributions, charitable contributions, and gifts by the Firm.
8	COMPLIANCE MONITOR
9	3. The Firm agrees to maintain a designated Compliance Monitor whose
10	primary responsibility is to oversee and maintain the Program. "Compliance Monitor"
11	herein means the Compliance Monitor or the Compliance Monitor's designee, acting at
12	the direction and under the supervision of the Compliance Monitor.
13	4. The designated Compliance Monitor shall be Bart M. Schwartz, who has
14	been serving as a monitor for the Firm since the Firm voluntarily chose to retain him in
15	that role prior to in or about February 2006. The Firm shall not substitute anyone else as
16	Compliance Monitor during the Agreement Term (as defined in the Agreement) without
17	prior approval from the USAO, which shall not be unreasonably withheld.
18	5. The Firm agrees to:
19	(a) cooperate fully, and ensure that all of the Firm's partners,
20	associates, and employees cooperate fully, with the Compliance Monitor in the exercise
21	of his or her duties as described in paragraph 6 below;
22	(b) make available to the Compliance Monitor all records, including
23	financial and banking records, to which the Compliance Monitor may seek access in the
24	course of performing his or her duties, with the exception of records subject to the
25	attorney-client or work product protections of the Firm's clients. The Firm's financial
26	records relating to fee agreements, referral fees, co-counsel fees, and any other fee
27	division or fee sharing are not subject to the privilege or work product protection for
28	purposes of the Compliance Monitor's review;
29	(c) prepare and deliver to the Compliance Monitor all reports

29 30

necessary to perform his or her duties;

provide the Compliance Monitor with a secure office and facilities

1

(d)

2	in the Firm's New Y	ork office;					
3	(e)	report immediately to the Compliance Monitor any violation or					
4	potential violation of the Program, the Agreement, or any of the Rules; and						
5	(f)	fund reasonable requests by the Compliance Monitor for assistance					
6	of additional experts	such as ethics counsel.					
7	6. The C	ompliance Monitor will take all reasonable steps to ensure that the					
8	Firm is in compliance	e with all of its obligations under this Program, the Agreement, and					
9	all of the Rules. Such	h reasonable steps include, but are not necessarily limited to, the					
10	following:						
11	(a)	interviewing each attorney in the Firm to explain the Program and					
12	the obligations of the	Firm, the attorney, and the Compliance Monitor under the					
13	Program;						
14	(b)	promptly reviewing all documentation submitted by the Firm to the					
15	Compliance Monitor	pursuant to the Program;					
16	(c)	maintaining all proper and necessary auditing procedures;					
17	(d)	maintaining a secure office in the Firm's premises for the purpose					
18	of providing ongoing	consultation to any of the Firm's attorneys regarding the Program,					
19	the Agreement, or any	y of the Rules;					
20	(e)	promptly reporting any potential or actual failure of the Firm to					
21	comply with its obliga	ations under the Program, the Agreement, or any of the Rules to the					
22	Firm's Management (	Committee, and promptly investigating any potential failure to					
23	determine whether the	ere is in fact a failure to comply;					
24	(f)	promptly reporting to the USAO any failure of the Firm to comply					
25	with its obligations ur	nder the Program, the Agreement, or any of the Rules; and					
26	(g)	appropriately documenting and maintaining documentation of all					
27	transactions or issues	submitted to, or identified by, the Compliance Monitor in					
28	furtherance of his or h	er duties under this paragraph 6.					
29	COMMUNIC	ATIONS AND CONFIDENTIALITY					
30	7. The US	SAO may make reasonable inquiries directly to the Compliance					
31	Monitor to ensure the	Firm's compliance with, and the Compliance Monitor's monitoring					

1 of the Firm's compliance with, the Program. The Compliance Monitor shall promptly 2 respond to such inquiries. 3 8. The USAO, the Firm, and the Compliance Monitor (the "Parties") agree 4 that: 5 a confidential relationship between the Firm and the Compliance (a) 6 Monitor currently exists: 7 (b) a confidential relationship between the Parties has been established. 8 pursuant to the Agreement and this Exhibit; 9 no information, report, or other material exchanged between the (c) 10 Compliance Monitor and the Firm pursuant to the Agreement shall be disclosed to any 11 third party without the express written consent of the Firm and the Compliance Monitor. Nothing in this subparagraph shall be construed to limit its applicability to any 12 information, report, or other material that the Firm or the Compliance Monitor, or both, 13 14 consider confidential. 15 (d) the USAO shall treat as confidential all submissions by the firm, the Compliance Monitor, or both received pursuant to the Agreement or this Exhibit and 16 17 shall disclose such information only as required by law or for other proper purpose, after 18 reasonable notice to the Firm; 19 (e) nothing in this paragraph (8) shall limit the USAO's ability to use 20 any information obtained pursuant to the Agreement or this Exhibit to enforce the 21 Agreement. 22 9. Should any effort be made (a) either by subpoena or otherwise to gain 23 access to information, materials, documents, work product or information of any kind in 24 the possession of the Compliance Monitor that has been generated, obtained or learned as 25 a result of the work performed by the Compliance Monitor in connection with the 26 Program or (b) to otherwise stop, interrupt or interfere with the performance of the 27 Compliance Monitor's work in connection with the Program, whether by judicial action 28 or other means, then in such event and, to the extent feasible and permissible by law. 29 under the circumstances, the Compliance Monitor shall promptly notify both the Firm and the USAO and follow lawful directions from the Firm with respect to the Compliance 30 31 Monitor's response to any such effort.

EXHIBIT B

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LHB INSURANCE BROKERAGE INC., On Behalf Of Itself And All Others Similarly Situated,

Civil Action No. 08-CV-3095 (LTS)

Plaintiff,

VS.

CITIGROUP INC. and CITIGROUP GLOBAL MARKETS, INC.,

Defendants.

[additional captions follow]

SUPPLEMENTAL AFFIDAVIT OF KURTIS R. MAYER

LISA SWANSON, Individually And On Behalf of All Others Similarly Situated,

Civil Action No. 08-CV-3139 (LTS)

Plaintiff,

VS.

CITIGROUP INC., CITIGROUP GLOBAL MARKETS, INC. AND CITI SMITH BARNEY,

Defendants.

SAMUEL A. STOCKHAMER and ALICE L. STOCKHAMER, On Behalf of Themselves and All Others Similarly Situated,

Plaintiffs,

vs.

CITIGROUP INC. and CITIGROUP GLOBAL CAPITAL MARKETS, INC.

Defendants.

WEDGEWOOD TACOMA LLC, Individually And On Behalf of All Others Similarly Situated,

Plaintiff,

VS.

CITIGROUP INC., CITIGROUP GLOBAL MARKETS, INC., and CITI SMITH BARNEY,

Defendants.

Civil Action No. 08-CV-3904 (LTS)

Civil Action No. 08-CV-4360 (LTS)

[additional captions follow]

SAED GHALAYINI, Individually And On Behalf of All Others Similarly Situated,

Civil Action No. 08-CV-5016

Plaintiff,

VS.

CITIGROUP INC., CITIGROUP GLOBAL MARKETS, INC., and CITI SMITH BARNEY,

Defendants.

STATE OF WASHINGTON )
: ss
COUNTY OF PIERCE )

- I, Kurtis R. Mayer, being duly sworn, depose and say:
- 1. I submit this affidavit in further support of the motion of Wedgewood Tacoma LLC and Jemstone LLC (the "Wedgewood Movants") for appointment as Lead Plaintiffs and approval of their selection of counsel, Milberg LLP, and in reply to Michael Passidomo's opposition thereto.
- 2. Prior to my retention of Milberg LLP as counsel in this litigation, I was informed by Milberg LLP that the firm and several of its former name partners had been indicted in connection with alleged illegal conduct centering around allegations of improper sharing of attorneys' fees awarded to the firm with certain plaintiffs in certain cases identified in the indictment. I was informed that Milberg LLP had pleaded not guilty and that the partners named in the indictments left the firm and plead guilty to a charge of conspiracy.
- 3. Milberg has updated me as to the status of the indictment of Milberg LLP. To that end, I was recently informed that Milberg LLP has announced that the indictment against the firm is now being dismissed as part of a comprehensive settlement with federal prosecutors. According to Milberg LLP, the prosecutors concluded that no attorney currently a partner or associate with Milberg LLP is criminally culpable and agreed that the conspiring former partners took affirmative steps to conceal their illegal activities from other partners, associates, and employees of the Firm. I was also informed that the firm has agreed to pay \$75 million over the next several years, and has agreed to continue and expand its existing "best practices" program with respect to fees.

Filed 06/20/2008

- 4. I and my family fully support the appointment of Milberg LLP as lead counsel in this litigation and we have confidence in the firm's ability to adequately and skillfully conduct this litigation.
- 5. As a matter of minor correction to paragraph number 8 of my prior affidavit submitted on June 16, 2008, I would like to point out that while I stated in that affidavit that my wife Pamela Mayer "is currently" a Board member of the Tacoma Art Museum, in fact she just recently ceased her Board membership with the Tacoma Art Museum.

Dated: June 20, 2008

Sworn to before me this 20 th day of June, 2008.

Notary Public in and for the State of Washington, residing at Tacoma.

My commission expires 4-24-2010.

Kurtis R. Mayer
Kurtis R. Mayer

EXHIBIT C

# Appendix of Decisions Appointing/Affirming Milberg LLP as Counsel in Leadership Position Post-Indictment (In Descending Date Order)

Amended Case Management Order, *In re Korean Airlines Co., Ltd. Antitrust Litig.*, No 07-5107 (C.D. Cal. Mar. 14, 2008) (appointing Milberg LLP interim co-lead counsel) (Exhibit I).

Practice & Procedure Order, *In re Kugel Mesh Hernia Patch Prods. Liab. Litig.*, MDL No. 07-1842 (D.R.I. Feb 29, 2008) (appointing Milberg LLP to the Plaintiffs' Steering Committee in mass tort multidistrict litigation).

So-Ordered Stipulation, *Berkovitz v. Shoretel, Inc.*, No. 108-CV-104623 (Cal. Super. Ct., Santa Clara Cty. Feb. 28, 2008) (appointing Milberg LLP as plaintiffs' lead counsel in derivative action).

Order & Final Judgment, New Jersey Building Laborers Pension & Annuity Funds v. Applebee's Int'l, Inc., No. 3124-CC (Del. Ch. Feb. 27, 2008) (approving class action settlement and awarding attorneys' fees in case in which Milberg LLP served as plaintiffs' counsel).

Order & Final Judgment, *Morgan v. AXT, Inc.*, No. 04-4362 (N.D. Cal. Feb. 26, 2008) (approving class action settlement in case in which Milberg LLP served as lead counsel).

So-Ordered Stipulation, *In re Leap Wireless Int'l, Inc. S'holder Deriv. Litig.*, No. 37-2007-81584 (Cal. Super. Ct., San Diego Cty. Feb 20, 2008) (appointing Milberg LLP as plaintiffs' lead counsel).

Pretrial Order, *In re Morgan Stanley ERISA Litig.*, No. 07-11285 (S.D.N.Y. Feb. 11, 2008) (appointing Milberg LLP as co-lead class counsel).

Pretrial Order, In re First Am. Corp. ERISA Litig., No. 07-1357 (C.D. Cal. Feb, 1 2008) (appointing Milberg LLP as interim co-lead counsel).

So-Ordered Stipulation, *In re Countrywide Fin. Corp. Shareholder Deriv. Litig.*, No. BC375275 (Cal. Super. Ct., L.A. Cty. Jan. 9, 2008) (appointing Milberg LLP co-lead counsel).

Memorandum & Order, *In re Tyco Int'l, Ltd. Sec. Litig.*, No. 02-1335 (D.N.H. Dec, 19, 2007) (approving \$3.2 billion settlement in class action in which Milberg LLP is co-lead counsel and noting that "Co-Lead Counsel's continued, dogged effort over the past five years is a major reason for the magnitude of the recovery").

Order & Final Judgment, *In re Stillwater Mining Co. Sec. Litig.*, No. 03-93 (D. Mont. Dec. 17, 2007) (approving class action settlement from the bench in case in which Milberg LLP served as class counsel).

Final Order & Judgment, *In re PMA Capital Corp. Sec. Litig.*, No. 03-6121 (E.D. Pa. Dec. 13, 2007) (granting final approval to settlement in securities fraud class action in case in which Milberg LLP is sole class counsel).

Judgment, In re Omnivision Techs., Inc., No. 04-2297 (N.D. Cal. Dec. 6, 2007) (approving settlement in case in which Milberg LLP serves as lead counsel for the class and noting that "[t]he primary Milberg LLP attorneys working on this matter have not been implicated in any wrongdoing").

Order, In re Remec, Inc. Sec. Litig., No. 04-1948 (S.D. Cal. Nov. 21, 2007) (granting class certification and holding that "Milberg LLP is qualified to represent the interests of the proposed class").

Minutes of Status Conference, Park v. Korean Air Lines Co., Ltd., No. 07-5107 (C.D. Cal. Nov. 13, 2007) (appointing Milberg LLP co-interim class counsel in antitrust case).

Order, Marsden v. Select Med. Corp., No. 04-4020, 2007 U.S. Dist LEXIS 79450, at \*20-21 (E.D. Pa. Oct. 26, 2007) (certifying class in case where Milberg LLP is co-class counsel and noting that none of the Milberg LLP partners litigating the case were named in the indictment).

Order, In re Genta, Inc. Sec. Litig., No. 04-2123 (D.N.J. Oct. 30, 2007) (granting preliminary approval to class action settlement and certification of the class in case in which Milberg LLP is class counsel).

Order, Spahn v. Edward D. Jones & Co., No. 04-86 (E.D. Mo. Oct. 25, 2007) (granting final approval to class action settlement in case in which Milberg LLP is co-class counsel).

Order, Cooper v. Pac.c Life Ins. Co., No. 03-131 (S.D. Ga. Oct. 3, 2007) (approving settlement in securities fraud class action in which Milberg LLP is sole class counsel).

Final Order, In re Columbia Entities Litig., No. 04-11704 (D. Mass. Sept. 18, 2007) (approving Milberg LLP as co-class counsel and granting final approval to class action settlement).

Order & Final Judgment, In re CMS Energy Sec. Litig., No. 02-72004 (E.D. Mich. Sept. 6, 2007) (granting final approval of \$200 million settlement of securities fraud class action in case in which Milberg LLP is co-class counsel and noting that the settlement was achieved with "skill, perseverance, and diligent advocacy" and noting at settlement hearing that Plaintiffs' effort was "truly extraordinary").

In re Flag Telecom Holdings, Ltd. Sec. Litig., 245 F.R.D. 147, (S.D.N.Y. Sept. 4, 2007) (certifying class and holding that "[i]n accord with the overwhelming majority of courts faced with this issue, we decline [to remove Milberg LLP as class counsel]").

In re Magma Design Automation, Inc. Sec. Litig., No. 05-2394, 2007 U.S. Dist. LEXIS 62641, at \*8 (N.D. Cal. Aug. 16, 2007) (certifying 10b class and appointing Milberg LLP sole class counsel).

<sup>&</sup>lt;sup>1</sup> The United States Court of Appeals for the Second Circuit has granted Rule 23(f) review of this decision.

Order, In re Beazer Homes USA Inc. Sec. Litig., No. 07-725 (N.D. Ga. Aug. 8, 2007) (appointing Milberg LLP co-lead counsel)

Order, Santiago v. GMAC Mortgage Group, Inc., No. 02-4048 (E.D. Pa. Aug. 7, 2007) (granting final approval to class action settlement in case in which Milberg LLP is co-class counsel).

Order & Final Judgment, *In re Am. Express Fin. Advisors Sec. Litig.*, No. 04-1773 (S.D.N.Y. July 18, 2007) (appointing Milberg LLP class co-counsel for settlement purposes and approving settlement)

Final Judgment, *Montoya v. Mamma.com*, *Inc.*, No. 05-2313 (S.D.N.Y. July 13, 2007) (approving settlement and distribution of attorneys' fees in case in which Milberg LLP served as co-lead counsel to the class).

Order & Final Judgment, *In re Freescale Semiconductor, Inc. S'holder Lawsuit*, No. D-1-GN-06-003501 (Tex. Dist. Ct., Travis Cty, June 25, 2007) (certifying class and approving settlement in case in which Milberg LLP served as co-lead counsel to the class).

Order & Final Judgment, *In re Martha Stewart Living Omnimedia, Inc. Sec. Litig.*, No. 02-6273 (S.D.N.Y. June 8, 2007) (approving settlement in case in which Milberg LLP served as co-lead counsel to the class).

Short Form Order, *Trugman v. Aeroflex, Inc.*, No. 4246/2007 (N.Y. Sup. Ct. Nassau Cty. May 7, 2007) (consolidating related cases and appointing Milberg LLP co-lead counsel).

Final Order & Judgment, *In re PNC Fin. Servs. Group, Inc. Sec. Litig.*, No. 02-271 (W.D. Pa. Apr. 12, 2007) (approving settlement and distribution of attorneys' fees in case in which Milberg LLP served as co-lead counsel for the class).

Order, In re Topps Co., Inc. S'holder Litig., No. 07-600715 (N.Y. Sup. Ct., N.Y. Cty. April 17, 2007) (appointing Milberg LLP co-lead counsel).

In re Vivendi Universal, S.A. Sec. Litig., 242 F.R.D. 76 (S.D.N.Y. Mar. 23, 2007) (certifying class in case in which Milberg LLP is co-lead counsel).

In re Novastar Fin. Sec. Litig., No. 04-0330, 2007 U.S. Dist. LEXIS 9039, at \*21 (W.D. Mo. Feb. 8, 2007) ("[R]emoval of Milberg LLP as co-lead counsel would not only harm the class, but prematurely punish the firm for unproven allegations. The Court does not believe it is appropriate to consider disqualification of the firm unless and until the claims have been substantiated.")

Order, *In re 99 Cents Only Stores Sec. Litig.*, No. 04-4273 (C.D. Cal. Feb. 8, 2007) (approving settlement and awarding attorneys' fees in case in which Milberg LLP serves as co-lead counsel for the class).

Transcript of Hearing, *In re: Merck & Co. Sec., Derivative, & "ERISA" Litig.*, No. 05-2367, MDL 1658 (D.N.J. Jan. 25, 2007) ("[T]his Court takes the presumption of innocence seriously. I have read decisions by other judges dealing with the Milberg LLP situation and some of them I

frankly disagree with. In short, having been a prosecutor for my entire career before I became a federal judge, I came to take not only the presumption of innocence very seriously but also those opening words in the charge to almost any criminal jury which is an indictment is merely an accusation. . . . It means nothing beyond that. . . . For this Court to regard the indictment of the Milberg LLP firm as anything other than that, in my view, would be a total abdication of our criminal justice system and the way in which it's supposed to work.").

Order & Final Judgment, Simons v. Dynacq Healthcare, Inc., No. 03-5825 (S.D. Tex. Jan. 10. 2007) (approving settlement and stating that "Lead Plaintiffs' Counsel have conducted the litigation and achieved the Settlement with skill, perseverance and diligent advocacy").

Order & Final Judgment, In re Sears, Roebuck & Co., Sec. Litig., No. 02-7527 (N.D. III. Jan. 8. 2007) (In approving settlement of \$215 million, Judge Bucklo's order stated that "Plaintiffs' Counsel have conducted the litigation and achieved the Settlement with skill, perseverance and diligent advocacy").

Order & Final Judgment, In re McLeod USA Inc. Sec. Litig., No. 02-0001 (N.D. Iowa Jan. 5, 2007) (approving settlement in case in which Milberg LLP served as co-lead counsel for the class).

Decision & Order, In re Nortel Networks Corp. Sec. Litig. (Nortel I), No. 01-cv-1855 (S.D.N.Y. Dec. 26, 2006) (approving settlement in case in which Milberg LLP served as lead counsel for the class).

Order, In re Hibernia Foods, PLC Sec. Litig., No. 04-3182 (S.D.N.Y. Dec. 22, 2006) (approving settlement and awarding attorney's fees in case in which Milberg LLP serves as co-lead counsel for the class).

Order, In re Lord Abbett Mut. Funds Fee Litig., No. 04-0559 (D.N.J. Dec. 1, 2006) ("[T]he Court finds insufficient reasons at the present time to relieve Milberg LLP as counsel to Plaintiffs in this matter").

Order & Final Judgment, In re Broadwing Inc. Sec. Litig., No. 02-795 (S.D. Ohio Nov. 30, 2006) (approving \$36 million settlement and stating that "Plaintiffs' Co-Lead Counsel have conducted the litigation and achieved the Settlement with skill, perseverance and diligent advocacy").

Order, In re Freescale Semiconductor Inc. S'holder Litig., No. D-1-GN-06-003501 (Dist. Ct. Travis Cty., Tex. Oct. 31, 2006) (Judge Dietz appointing Milberg LLP co-lead counsel).

Consolidation Order, In re Diebold Sec. Litig., No. 05-2873 (N.D. Ohio Oct. 20, 2006) (Judge Economus appointing Milberg LLP co-lead counsel).

In re Cabletron Sys., Inc. Sec. Litig., 239 F.R.D. 30 (D.N.H. Oct. 19, 2006) (certifying settlement class and approving settlement in case in which Milberg LLP is co-lead counsel).

In re Martek Biosciences Corp. Sec. Litig., No. 05-1224 (D. Md. June 21, 2006) (in response to a letter disclosing the indictment, the Court issued a letter stating that it saw no need to address the indictment. The court subsequently certified the class.).

Order & Final Judgment, *In re Vistacare, Inc. Sec. Litig.*, No. 04-1661 (D. Ariz. Sept. 29, 2006) (approving settlement in case in which Milberg LLP served as class counsel).

Order & Final Judgment, *Pozniak v. Imperial Chem. Indus. PLC*, No. 03-2457 (S.D.N.Y. Sept. 19, 2006) (approving settlement and stating that "Plaintiffs' Co-Lead Counsel have conducted the litigation and achieved the Settlement with skill, perseverance and diligent advocacy").

Order & Final Judgment, *In re Tellium, Inc. Secs Litig.*, No. 02-5878 (D.N.J. Sept. 7, 2006) (approving settlement and stating that "Plaintiffs' Co-Lead Counsel have conducted the litigation and achieved the Settlement with skill, perseverance and diligent advocacy").

In re Arm Fin. Group, Inc., No. 99-539, 2006 U.S. Dist. LEXIS 63528, at \*10 (W.D. Ky. Aug. 31, 2006) (approving settlement and stating that "counsel for both sides deserve the Court's praise for the manner in which they have conducted themselves.").

Order, Cokely v. N.Y. Convention Ctr. Operating Corp., No. 00-4637 (S.D.N.Y. Aug. 15, 2006) (approving settlement with Milberg LLP sole lead counsel and approving consent decree granting Milberg LLP three-year supervisory role).

Amended Case Management Order, *In re New York Bextra & Celebrex Prods. Liab. Litig.*, No. 05-1699 (N.Y. Sup. Ct., N.Y. Cty. Aug. 1, 2006) (confirming Milberg LLP's role on plaintiffs' steering committee).

Order & Final Judgment, *In re Network Engines, Inc. Secs Litig.*, No. 03-12529 (D. Mass. July 25, 2006) (approving settlement and stating that "Plaintiffs' Counsel have conducted the litigation and achieved the Settlement with skill, perseverance and diligent advocacy").

Memorandum, *In re Williams Sec. Litig.*, No. 02-72 (N.D. Okla. July 19, 2006) (declining to appoint special master to determine whether Milberg LLP should remain co-lead because the matters alleged in the indictment have no connection to the case before the court).

Order & Final Judgment, *In re Allegheny Energy, Inc. Sec. Litig.*, No. 03-1518 (D. Md. July 17, 2006) (Judge Davis's order in connection with the approval of a \$15 million settlement, stated: "Plaintiffs' Counsel have conducted the litigation and achieved the Settlement with skill, perseverance and diligent advocacy").

Decision & Order, Sollins v. Alexander, No. 601272/2006, 2006 N.Y. Misc. LEXIS 2889, at \*10 n.2 (N.Y. Sup. Ct., N.Y. Cty. July 13, 2006) ("[the indictment] has no effect on this litigation and . . . no bearing on this action or the attorneys who are appointed co-lead counsel. . . . [N]one of the attorneys here for Milberg LLP have been indicted or have been accused of any wrongdoing...[U]nless and until Milberg LLP is found guilty . . . the presumption of innocence is binding.").

In re PNC Fin. Servs. Group, Inc., Sec. Litig., 440 F. Supp. 2d 421, 431 (W.D. Pa. July 13, 2006) (approving settlement and stating that "[C]o-lead counsel are highly experienced and skilled practitioners who have successfully prosecuted numerous class actions throughout the United States.").

In re WRT Energy Sec. Litig., No. 96-3610, 2006 U.S. Dist. LEXIS 47483, at \*9 n.2 (S.D.N.Y. July 13, 2006) (acknowledging the indictment and noting that plaintiffs' counsel's letter to the court assured it "that [Milberg LLP] remains ready and able to vigorously prosecute the WRT matter" and that "the indictment does not bear on the 'pending' litigation in this case.").

Order, Welmon v. Chicago Bridge & Iron Co., No. 06-01283 (S.D.N.Y. June 19, 2006) (Judge Sprizzo reaffirming Milberg LLP as co-lead counsel).

Simon v. KPMG LLP, No. 05-3189, 2006 U.S. Dist. LEXIS 35943, at \*18, 30-31 (D.N.J June 2, 2006) (Judge Cavanaugh, in approving settlement of \$153 million, found that "Plaintiffs [] retained highly competent and qualified attorneys" and that "[t]he Initial Complaint . . . demonstrates that [Milberg LLP] expended considerable time and effort with the underlying factual and legal issues in this case before even filing this lawsuit. . . . Settlement discussions were conducted over a period of some fourteen months with the supervision and guidance of Judges Politan and Weinstein, and are evidence of [Milberg LLP's] appreciation of the merits and complexity of this litigation.").

Order, In re Rhodia S.A. Sec. Litig., No. 05-5389 (MDL No. 1714) (S.D.N.Y. May 31, 2006) (appointing Milberg LLP lead counsel).

Order, Congregation Ezra Sholom v. Blockbuster, Inc., No. 05-2213 (N.D. Tex. May 25, 2006) (appointing Milberg LLP lead counsel).

Order of Consolidation, *Showers v. Kanas*, No. 06-4624 (N.Y. Sup. Ct., Nassau Cty. May 22, 2006) (appointing Milberg LLP co-lead counsel).

# EXHIBIT D

# Appendix of Milberg LLP's Post-Indictment Final and Preliminarily Approved Settlements

Einal or Preliminary Approval of Settlement by Trial/District Court	Case	Cash Settlement Amount (\$ in millions)
April 9, 2008	In re Biovail Sec. Litig., No. 03-CV-8917 (S.D.N.Y.) (preliminary approval granted on April 9, 2008)	138
April 4, 2008	In re Martek Biosciences Corp. Sec. Litig., No. 05-1224 (D. Md.)	9
Mar. 27, 2008	Carlson v. Xerox Corp., No. 3:00-CV-1621 (D. Conn.) (preliminary approval granted on March 27, 2008)	750
Feb. 26, 2008	Morgan v. AXT, Inc., No. 04-4362 (N.D. Cal.)	2.575
Feb. 19, 2008	Schnall v. Annuity and Life Re (Holdings), Ltd., No. 02-CV-2133 (D. Conn.) (preliminary approval granted on February 19, 2008)	10.5
Feb. 6, 2008	Terry Walker v. Rent-A-Center,. Inc., No. 5:02cv3 (E.D. Tex.)	3.6
Jan. 30, 2008	Welmon v. Chicago Bridge & Iron Co. N.V., No. 06-CV-01283 (S.D.N.Y.) (preliminary approval granted on January 30, 2008)	10.5
Dec. 19, 2007	In re Tyco Int'l, Ltd. Multidistrict Litig., No. 02-1335 (D.N.H.)	3,200
Dec. 17, 2007	In re Stillwater Mining Co. Sec. Litig., No. 03-93 (D. Mont.)	2.55

Date of Final or Preliminary Approval of Settlement by Trial/District Court	Case	Cash Settlement Amount (Sin millions)
Dec. 13, 2007	In re PMA Capital Corp. Sec. Litig., No. 03-6121 (E.D. Pa.)	15
Dec. 6, 2007	In re Omnivision Techs., Inc., No. 04-2297 (N.D. Cal.)	13.75
Oct. 30, 2007	In re Genta, Inc. Sec. Litig., No. 04-2123 (D.N.J.) (preliminary approval granted on October 30, 2007)	18
Oct. 25, 2007	Spahn v. Edward D. Jones & Co., L.P., No. 04-00086 (E.D. Mo.)	127.5
Oct. 3, 2007	Cooper v. Pac. Life Ins. Co., No. 03-131 (S.D. Ga.)	09
Sept. 26, 2007	Lasker v. Kanas (North Fork Bank), No. 06-103557 (Sup. Ct. N.Y. Cty.)	20
Sept. 6, 2007	In re CMS Energy Sec. Litig., No. 02-72004 (E.D. Mich.)	200
July 18, 2007	In re Am. Express Fin. Advisors Sec. Litig., No. 04-1773 (S.D.N.Y.)	100
July 13, 2007	Montoya v. Mamma.com, Inc., No. 05-02313 (S.D.N.Y.)	3.15
June 8, 2007	In re Martha Stewart Living Omnimedia, Inc., Sec. Litig., No. 02-6273 (S.D.N.Y.)	30
May 7, 2007	In re NTL, Inc. Sec. Litig., No. 02-3013 (S.D.N.Y)	6

Bold font indicates cases in the Southern District of New York.

Date of Final or Preliminary Approval of Settlement by Trial/District Court	Case	Cash Settlement Amount (\$\secondot{\text{in millions}}\)
Apr. 23, 2007	Bamboo Partners LLC, v. Robert Mondavi Corp., No. 26-27170 (Sup. Ct. Cal., Napa Cty.)	11
Apr. 12, 2007	In re PNC Fin. Servs. Group, Inc. Sec. Litig., No. 04-4273, No. 02-271 (W.D. Pa.)	9.075
Feb. 8, 2007	In re 99 Cents Only Stores Sec. Litig., No. 04-4273 (C.D. Cal.)	4.3
Jan. 10, 2007	Simons v. Dynacq Healthcare, Inc., No. 03-5825 (S.D. Tex.)	1.5
Jan. 8, 2007	In re Sears, Roebuck & Co. Sec. Litig., No. 02-7527 (N.D. III.)	215
Jan. 5, 2007	In re McLeod USA Inc. Sec. Litig., No. 02-0001 (N.D. Iowa)	30
Dec. 26, 2006	In re Nortel Networks Corp. Sec. Litig. (Nortel I), No. 01-cv-1855 (S.D.N.Y.)	438.667
Dec. 22, 2006	In re Hibernia Foods PLC Sec. Litig., No. 04-3182 (S.D.N.Y.)	2.8
Nov. 30, 2006	In re Broadwing Inc. Sec. Litig., No. 02-795 (S.D. Ohio)	36
Oct. 19, 2006	In re Cabletron Sys., Inc. Sec. Litig., No. 97-542 (D.N.H)	10.5
Sept. 29, 2006	In re Vistacare, Inc. Sec. Litig., No. 04-1661 (D. Ariz.)	4.6

Date of Final or Preliminary Approval of Settlement by Trial/District Court	Case	Cash Settlement Amount (\$\frac{1}{2}\$ in millions)
Sept. 19, 2006	Pozniak, v. Imperial Chem. Indust. PLC, No. 03-2457 (S.D.N.Y)	3.8
Sept. 7, 2006	In re Tellium Inc Sec. Litig., No. 02-5878 (D.N.J.)	5.5
Aug. 31, 2006	In re ARM Fin. Group, Inc. Sec. Litig., No. 99-539 (W.D. Ky.)	3.0
July 25, 2006	In re Network Engines, Inc. Sec. Litig., No. 03-12529 (D. Mass.)	2.875
July 17, 2006	In re Allegheny Energy, Inc. Sec. Litig., No. 03-1518 (D. Md.)	15.05
July 13, 2006	In re PNC Fin. Servs. Group, Inc. Sec. Litig., No. 02-271 (W.D. Pa.)	36.6
June 6, 2006	Simon v. KPMG LLP, No. 05-3189 (D.N.J.)	153

# EXHIBIT E





# The SCAS 50 for 2006

Securities Class Action Services (SCAS), a wholly-owned subsidiary of Institutional Shareholder Services that maintains the leading database on securities class action litigation, is pleased to present the "SCAS 50" for the year 2006. The SCAS 50 lists the top 50 plaintiffs' law firms ranked by the total dollar amount of final securities class action settlements occurring in 2006 in which the law firm served as lead or co-lead counsel.

RANK	LAW FIRM	SETTLEMENT TOTAL	# OF SETTLEMENTS	AVERAGE
1	Lerach Coughlin Stoia Geller Rudman & Robbins LLP	\$7,307,050,000	30	\$243,568,333
2	Bernstein Litowitz Berger & Grossmann	\$2,634,765,298	9	\$292,751,700
3	Heins Mills & Olson PLC	\$2,500,000,000	1	\$2,500,000,000
4	Milberg Weiss Bershad LLP	\$1,604,608,808	22	\$72,936,764
5	Entwistle & Cappucci	\$1,100,000,000	1	\$1,100,000,000
6	Barrack, Rodos & Bacine	\$960,000,000	1	\$960,000,000
<b>7</b> \$2:35\$\$\$\$.137.3	Kirby McInerney & Squire	\$650,900,000	5	\$130,180,000
8	Abbey Spanier Rodd Abrams & Paradis	\$590,925,000	8	\$73,865,625
9	Barrett & Weber	\$410,000,000	1	\$410,000,000
9	Waite, Schneider, Bayless & Chesley	\$410,000,000	1	\$410,000,000
11	Schiffrin, Barroway, Topaz & Kessler, LLP	\$350,650,000	12	\$29,220,833
12	Labaton Sucharow & Rudoff LLP	\$243,950,000	7	\$34,850,000
13	Lite, DePalma, Greenberg & Rivas	\$216,500,000	1	\$216,500,000
14	Lowenstein Sandler	\$137,500,000	1	\$137,500,000
15	Berman DeValerio Pease Tabacco Burt & Pucillo	\$119,753,491	4	\$29,938,373
16	Stull Stull & Brody	\$106,692,922	3	\$35,564,307
17	Wolf Haldenstein Adler Freeman & Herz	\$99,750,000	6	\$16,625,000
18	Grant & Eisenhöfer	\$99,500,524	2	\$49,750,262
	evin Papantonio Thomas Mitchell Echsner and Proctor	\$99,250,000	1	\$99,250,000
20	Weiss & Lurie	\$94,100,000	6	\$15,683,333
21	Cohen Milstein Hausfeld & Toll	\$80,750,000	7	\$11,535,714
22	Pomerantz Haudek Block Grossman & Gross	\$77,850,000	2	\$38,925,000
23	Abraham, Fruchter & Twersky, LLP	\$61,392,922	3	\$20,464,307
24	Bernstein Liebhard & Lifshitz LLP	\$59,650,000	5	\$11,930,000
25	Gold Bennett Cera & Sidener LLP	\$56,292,922	1	\$56,292,922
26	Chimicles & Tikellis	\$52,500,000	2	\$26,250,000
27	Saunders & Doyle	\$50,000,000	1	\$50,000,000
27	Tighe Patton Armstrong Teasdale, LLP	\$50,000,000	1	\$50,000,000
29	Yourman Alexander & Parekh LLP	\$49,375,000	3	\$16,458,333
30	Berger & Montague, P.C.	\$44,229,539	. 8	\$5,528,692
31	Schoengold Sporn Laitman & Lometti, P.C.	\$40,400,000	2	\$20,200,000
32	Weiss & Yourman	\$39,900,000	1	\$39,900,000
33	Strauss & Troy LPA	\$36,000,000	1	\$36,000,000
34	Chitwood Harley Harnes LLP	\$35,000,000		\$35,000,000
35	Schatz & Nobel	\$32,750,000	1	\$32,750,000
36	Gardere Wynne Sewell	\$32,500,000	r	\$32,500,000

36	The Wynne Law Firm	\$32,500,000	1	\$32,500,000
38	Ackerman, Link & Sartory, P.A.	\$30,000,000	1	\$30,000,000
39	Faruqi & Faruqi	\$29,700,000	2	\$14,850,000
40	Kaplan Fox & Kilsheimer	\$19,500,000	2	\$9,750,000
41	Law Office of Bernard M. Gross	\$17,550,000	2	\$8,775,000
42	Cotchett Pitre & McCarthy	\$17,500,000	- 1	\$17,500,000
43	Shapiro Haber & Urmy	\$13,000,000	3	\$4,333,333
44	Bonnett Fairbourn Friedman & Balint	\$12,503,491	1	\$12,503,491
45	Finkelstein Thompson LLP	\$11,650,000	4	\$2,912,500
46	Klafter & Olsen LLP	\$10,500,000	1	\$10,500,000
47	Bagnell & Eason, LLP	\$9,350,000	1	\$9,350,000
47	McGowan Hood Felder & Johnson	\$9,350,000	1	\$9,350,000
49	Green Welling LLP	\$9,125,000	1	\$9,125,000
50	Johnson & Perkinson	\$8,500,000	1	\$8,500,000

# **Snapshot: Average Settlement Amount**

The top 5 law firms ranked by highest average settlement amount (minimum of five settlements) are as follows:

RANK	SCAS 50 RANK	LAW FIRM	SETTLEMENT TOTAL	# OF SETTLEMENTS	AVERAGE
1	2	Bernstein Litowitz Berger & Grossmann	\$2,634,765,298	9	\$292,751,700
2	-1	Lerach Coughlin Stoia Geller Rudman & Robbins LLP	\$7,307,050,000	30	\$243,568,333
3	7	Kirby McInerney & Squire	\$650,900,000	5	\$130,180,000
4	8	Abbey Spanier Rodd Abrams & Paradis	\$590,925,000	. 8	\$73,865,625
5	4	Milberg Weiss Bershad LLP	\$1,604,608,808	22	\$72,936,764

# **Snapshot: Number of Settlements**

The top 5 law firms ranked by total number of final settlements are as follows:

RANK	SCAS 50 RANK		LAW FIRM			SETTLEMENT TOT	# OF AL SETTLEMEN	TS AVERAGE
1	1	Lerach Coughlin Sto	oia Geller Rud	man & Robbi	ins LLP	\$7,307,050,000	30	\$243,568,333
2	4	Milberg	) Weiss Bersh	ad LLP		\$1,604,608,808	22	\$72,936,764
3	11	Schiffrin, Barro	Commencial Short State (State of the Commence	* 3001,000,000,000,000,000,000,000,000,000	SECTIVE AND APPROXIMATE OF	\$350,650,000	12	\$29,220,833
4	2	Bernstein Lit	owitz Berger 8	& Grossmann	1	\$2,634,765,298	9	\$292,751,700
5	8	Abbey Spani	er Rodd Abrar	ms & Paradis	6	\$590,925,000	8	\$73,865,625

### Methodology

We created the SCAS 50 using data from the SCAS database, which tracks, among many other things, federal and state shareholder class actions. We also contacted each law firm to seek confirmation of the settlement data pertaining to that firm. The SCAS 50 does not include data on ERISA or derivative lawsuits.

The SCAS 50 reflects only those final settlements that resulted in the creation of a settlement fund on behalf of shareholders. Cases which resulted in no settlement fund being created, but instead had only non-monetary settlement terms (such as corporate governance changes, changes in the terms of a merger, etc.) are not included. Further information on such settlements can be found in the SCAS database.

The SCAS 50 credits law firms that served as lead or co-lead counsel in a case with the entire settlement fund, regardless of how many other firms served as lead or co-lead counsel in the case. Thus, for a settlement of \$1,000,000 dollars where there were two lead counsel, the SCAS 50 credits both law firms with a \$1,000,000 settlement rather than dividing the settlement fund in half. For purposes of this report, law firms are considered to be lead or co-lead counsel if they are identified as such in the notice of settlement distributed to shareholders.

# **Terminology**

SETTLEMENT TOTAL is the total dollar value of all final settlements occurring in 2006 in which the law firm served as lead or co-lead counsel, and where a settlement fund resulted.

# of SETTLEMENTS is the total number of final settlements occurring in 2006 in which the law firm served as lead or co-lead counsel, and where a settlement fund resulted.

AVERAGE is the SETTLEMENT TOTAL divided by the # of SETTLEMENTS.

For further information, please contact Adam Savett, Vice President of ISS' Securities Class Action Services, at (301) 556-0176 or via email at <a href="mailto:adam.savett@issproxy.com">adam.savett@issproxy.com</a>.

# EXHIBIT F

# Document 38-8. Filed 06/20/2008. Page 2 of 3 Securities Class Action Services The SCAS 50 for 2007

Securities Class Action Services is pleased to present the "SCAS 50" for the year 2007. The SCAS 50 lists the top 50 plaintiffs' law firms ranked by the total dollar amount of final securities class action settlements occurring in 2007 in which the law firm served as lead or co-lead counsel.

# The SCAS 50 for 2007

Rank	Law Firm	Settlement Total	# of Settlements	Average
1	Milberg Weiss	\$3,804,625,000	17	\$223,801,471
2	Grant & Eisenhofer	\$3,451,300,000	5	\$690,260,000
3	Schiffrin Barroway Topaz & Kessler	\$3,302,265,000	19	\$173,803,421
4	Coughlin Stoia Geller Rudman & Robbins	\$1,853,990,000	49	\$37,836,531
5	Bernstein Litowitz Berger & Grossmann	\$1,338,110,000	10	\$133,811,000
6	Labaton Sucharow	\$765,200,000	4	\$191,300,000
7	Schatz Nobel Izard	\$491,925,000	7	\$70,275,000
8	Cunningham, Bounds, Crowder, Brown & Breedlove	\$445,000,000	1	\$445,000,000
9	Berman DeValerio Pease Tabacco Burt & Pucillo	\$443,125,000	5	\$88,625,000
10	Stull Stull & Brody	\$355,000,000	6	\$59,166,667
11	Kaplan Fox & Kilsheimer	\$232,000,000	6	\$38,666,667
12	Weiss & Lurie	\$222,100,000	9	\$24,677,778
13	Cohen Milstein Hausfeld & Toll	\$220,705,000	9	\$24,522,778
14	Entwistle & Cappucci	\$210,300,000	4	\$52,575,000
15	Lite, DePalma, Greenberg & Rivas	\$190,000,000	1	\$190,000,000
15	Wolf Popper	\$190,000,000		\$190,000,000
17	Shapiro Haber & Urmy	\$182,875,000	5	\$36,575,000
18	Bernstein Liebhard & Lifshitz	\$161,050,000	7	\$23,007,143
19	Murray, Frank & Sailer	\$158,201,000	8	\$19,775,125
20	Abbey Spanier Rodd Abrams & Paradis	\$148,500,000	3	\$49,500,000
21	Berger & Montague	\$130,090,000	6	\$21,681,667
22	Blitz Bardgett & Deutsch	\$127,500,000	1	\$127,500,000
22	Goodin MacBride Squeri Ritchie & Day	\$127,500,000	1	\$127,500,000
22	Hulett Harper Stewart	\$127,500,000	1	\$127,500,000
22	Stanley, Mandel & Iola	\$127,500,000	1	\$127,500,000
26	Cauley Bowman Carney & Williams	\$125,875,000	2	\$62,937,500
27	Girard Gibbs	\$115,000,000	1	\$115,000,000
28	Wolf Haldenstein Adler Freeman & Herz	\$113,460,000	6	\$18,910,000
29	Zwerling Schachter & Zwerling	\$102,250,000	2	
30	Kirby McInerney	\$92,125,000	3	\$51,125,000 \$30,708,333
31	Shalov Stone Bonner & Rocco	\$81,125,000	3	\$27,041,667
32	Johnson & Perkinson	\$80,000,000	1	
32	Scott & Scott	\$80,000,000		\$80,000,000 \$80,000,000
34	Lowey Dannenberg Bemporad & Selinger	\$79,750,000	1	\$79,750,000
35	Barrack, Rodos & Bacine	\$72,500,000	1	\$72,500,000
	Saxena White	\$69,100,000	5	
37	Boies, Schiller & Flexner	\$64,000,000	1	\$13,820,000
37	Susman Godfrey	\$64,000,000	1	\$64,000,000 \$64,000,000
	Harwood Feffer	\$59,450,000	2	
40	The Brualdi Law Firm	\$57,500,000	1	\$29,725,000
	Glancy Binkow & Goldberg	\$44,940,000	4	\$57,500,000
	Vianale & Vianale	\$32,500,000	4	\$11,235,000
	Pomerantz Haudek Block Grossman & Gross	\$29,125,000	2	\$8,125,000
	Robbins Umeda & Fink	\$29,000,000	2	\$14,562,500
	Bouchard Margules & Friedlander	\$25,000,000	1	\$14,500,000
	Bull & Lifshitz	\$24,000,000	1	\$25,000,000
***************************************	Marc B. Kramer, A Professional Corp.	\$21,556,000	2	\$24,000,000
	Schoengold Sporn Laitman & Lometti	\$19,075,000	2	\$10,778,000
	Finkelstein Thompson	\$18,263,000		\$9,537,500
	Ademi & O'Reilly	\$17,500,000	6	\$3,043,833 \$17,500,000

Case 1:08-cv-03095-LTS

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	RiskMetrics Group	

Rank	SCAS 50 Rank	Law Firm	Settlement Total	# of Settlements	Average
1	4	Coughlin Stoia Geller Rudman & Robbins	\$1,853,990,000	49	\$37,836,531
2	3	Schiffrin Barroway Topaz & Kessler	\$3,302,265,000	19	\$173,803,421
3	1	Milberg Weiss	\$3,804,625,000	17	\$223,801,471
4	5	Bernstein Litowitz Berger & Grossmann	\$1,338,110,000	10	\$133,811,000
5	12	Weiss & Lurie	\$222,100,000	9	\$24,677,778
5	13	Cohen Milstein Hausfeld & Toll	\$220,705,000	9	\$24,522,778

# Firms by Settlement Average (\*Firms had to have a minimum of 3 settlements)

Rank	SCAS 50 Rank	Law Firm	Settlement Total	# of Settlements	Average
1	2	Grant & Eisenhofer	\$3,451,300,000	5	\$690,260,000
2	1	Milberg Weiss	\$3,804,625,000	17	\$223,801,471
3	7	Labaton Sucharow	\$765,200,000	4	\$191,300,000
4	8	Schiffrin Barroway Topaz & Kessler	\$3,302,265,000	19	\$173,803,421
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For further information, please contact Adam Savett, Vice President of Securities Class Action Services, at (301) 556-0176 or via email adam.savett@riskmetrics.com

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